### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re:	Case No. 12-12020 (MG)
RESIDENTIAL CAPITAL, LLC, et al.,	) Chapter 11
Debtors.	Jointly Administered
RESIDENTIAL CAPITAL, LLC; et al.,	) )
Plaintiffs,	) )
v.	) Adv. Case No. 13-01343 (MG)
UMB BANK, N.A., IN ITS CAPACITY AS INDENTURE TRUSTEE FOR THE 9.625% JUNIOR SECURED GUARANTEED NOTES, et al.,	) ) ) )
Defendants.	) ) )
OFFICIAL COMMITTEE OF UNSECURED CREDITORS, on behalf of the estate of the Debtors,	
Plaintiffs,	) Adv. Case No. 13-01277 (MG)
v.	) )
UMB BANK, N.A., AS SUCCESSOR INDENTURE TRUSTEE UNDER THAT CERTAIN INDENTURE, dated as of June 6, 2008, et al.,	) ) ) )
Defendants.	, ) )

### **JOINT PRETRIAL ORDER (PROPOSED)**

The parties having conferred among themselves and with the Court pursuant to Fed R. Civ. P. 16, as incorporated by Fed. R. Bankr. P. 7016, the following statements, directions and agreements are adopted as the Pretrial Order herein.

### I. NATURE OF THE CASE

The above-captioned proceedings (together, the "Consolidated Proceedings") are adversary proceedings commenced by the above-captioned debtors and debtors in possession (collectively, the "Debtors") and the Official Committee of Unsecured Creditors (the "Committee" and, together with the Debtors, the "Plan Proponents"), on behalf of the Debtors' estates, against UMB Bank, N.A. ("UMB"), in its capacity as successor indenture trustee (in such capacity, the "Notes Trustee") for the 9.625% Junior Secured Guaranteed Notes due 2015 issued by Debtor Residential Capital, LLC (the "Junior Secured Notes"); Wells Fargo Bank, N.A. ("Wells Fargo"), in its capacity as third priority collateral agent and collateral control agent (in such capacities, the "Third Priority Collateral Agent") for the Junior Secured Notes; and the ad hoc group of holders of Junior Secured Notes (together with the Notes Trustee and the Third Priority Collateral Agent, the "JSNs" or the "Defendants").

The Consolidated Proceedings have been divided into two phases, which are described in the parties' joint Statement of Issues, dated August 23, 2013 [Adv. No. 13-01277, Dkt. No. 84; Adv. No. 13-01343, Dkt. No. 45] (the "Statement of Issues"). The Statement of Issues set forth those issues designated as Phase I and those issues designated as Phase II. Trial on Phase I of the Consolidated Proceedings was held from October 15 through October 23, 2013, with closing arguments held on November 6, 2013.

In Phase II of the Consolidated Proceedings, the parties seek to have the Court determine, the causes of action and issues identified in Section V, *infra*.<sup>1</sup>

The Phase II issues are being tried in tandem with Plan Confirmation. Issues, claims, or defenses not raised herein are not waivers of those issues, claims, or defenses for purposes of Plan Confirmation.

# II. BASIS FOR JURISDICTION, WHETHER THE CASE IS CORE OR NON-CORE, AND WHETHER THE BANKRUPTCY JUDGE MAY ENTER FINAL ORDERS OR JUDGMENT

The Court has subject matter jurisdiction over this proceeding pursuant to 28 U.S.C. §§ 157 and 1334(b) and (e); this is a civil proceeding arising under, arising in or related to cases under Title 11 of the United States Code (the "Bankruptcy Code"). This proceeding is referred to this Court pursuant to 28 U.S.C. § 157(a) and the Standing Order of Referral of Cases to Bankruptcy Judges in this District.

Venue is proper in this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

This proceeding is a core proceeding pursuant to 28 U.S.C. §§ 157(b)(2)(A), (B), (C), (E), (F), (K), (L), (M), and (O).

The Plan Proponents contend that the Court has authority to enter final orders and judgments with respect to all claims asserted by the Plan Proponents against the JSNs and all counterclaims asserted by the JSNs against the Plan Proponents. If it is determined that this Court, absent consent of the parties, cannot enter final orders or judgments consistent with Article III of the United States Constitution, Plan Proponents consent to entry of final orders and

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<sup>&</sup>lt;sup>1</sup> The Plan Proponents contend that all Phase II issues can be considered as resolved in connection with approval of the Global Settlement and confirmation of the Plan, and that, if the Plan is confirmed, all Phase II issues will have been resolved and no further adjudication will be necessary. The Defendants disagree, and contend that (a) approval of the Global Settlement does not compel confirmation of the Plan, and (b) whether or not the Court accepts or approves the Global Settlement and/or confirms the Plan, there will have to be a Phase II trial if the Court has not already found in Phase I that the JSNs are entitled to post-petition interest.

judgments by this Court with respect to all claims asserted by the Plan Proponents against the JSNs and all counterclaims asserted by the JSNs against the Plan Proponents. If it is determined that this Court, absent consent of the parties, cannot enter final orders or judgments consistent with Article III of the United States Constitution, the JSNs do not consent to the entry of final orders and judgment by this Court with respect to all claims asserted by the Plan Proponents against the JSNs and all counterclaims asserted by the JSNs against the Plan Proponents.

### III. STIPULATED FACTS

In addition to those facts stipulated in the Revised Joint Pretrial Order [Adv. No. 13-01343, Dkt. No. 105; Adv. No. 13-01277, Dkt. No. 161] and the So Ordered Stipulation Amending the Pretrial Order [Adv. No. 13-01277, Dkt. No. 160; Adv. No. 13-01343, Dkt. No. 104] to the extent relevant to Phase II, the parties admit, stipulate and agree that:

- 1. On or about June 6, 2008, Residential Capital, LLC ("ResCap"), as issuer, GMAC-RFC Holding Company, LLC ("GMAC-RFC"), GMAC Mortgage, LLC ("GMACM"), GMAC Residential Holding Company, LLC ("ResHolding"), Homecomings Financial, LLC ("Homecomings"), and Residential Funding Company, LLC ("RFC"), as guarantors, entered into that certain Indenture (the "Notes Indenture") with U.S. Bank, National Association, as the original indenture trustee.
- 2. Subsequently, ResCap, as issuer, and GMAC-RFC; GMACM; ResHolding; Homecomings; and RFC, as guarantors (the "Guarantor Debtors"), entered into the Amended and Restated Third Priority Pledge and Security Agreement and Irrevocable Proxy, dated as of December 30, 2009 (the "JSN Security Agreement").
- 3. Pursuant to the JSN Security Agreement, the JSNs received a security interest in certain of the assets of ResCap and the Guarantor Debtors (the "JSN Collateral").

- 4. The Intercompany Balances<sup>4</sup> were recorded and tracked by the Debtors.
- 5. In certain instances, Intercompany Balances were forgiven to ensure that the Debtor entities would be in compliance with certain regulatory or contractual solvency and net worth requirements.
- 6. In June and July of 2012, the Debtors filed their Schedules of Assets and Liabilities with the Court.
- 7. On June 28, 2012, the Court appointed an examiner ("<u>Examiner</u>") to investigate and report on certain prepetition actions of the Debtors, including their transactions with Ally [Dkt. No. 536].
- 8. On May 13, 2013, the Examiner issued its report (the "Examiner's Report") under seal.
- 9. On May 23, 2013, the Debtors filed a motion seeking approval of the Debtors' entry into the PSA and related term sheets (the "PSA Motion").
- 10. After the Court approved the PSA Motion, on June 26, 2013, the Examiner's Report was unsealed by the Court and became available to all parties for the first time [Dkt. No. 3698].
- 11. On July 3, 2013, the Plan Proponents filed the Plan and related disclosure statement on July 4, 2013. On August 16, 2013, the Plan Proponents filed the revised disclosure statement in support of the Plan (the "<u>Disclosure Statement</u>"), which the Court approved on August 23, 2013.
- 12. On August 23, 2013, the Court entered an order approving the Disclosure Statement as containing adequate information under section 1125 of the Bankruptcy Code.

<sup>&</sup>lt;sup>4</sup> "<u>Intercompany Balance</u>" shall be defined as it is in the Joint Chapter 11 Plan Proposed by Residential Capital, LLC, et al. and the Official Committee of Unsecured Creditors, In re: Residential Capital, LLC, et al., No. 12-12010 (MG) (Aug. 23, 2013) [Dkt. No. 4819-2] (the "<u>Plan</u>").

Thereafter, the Plan Proponents filed the solicitation version of the Plan and Disclosure Statement [Dkt. No. 4819], and commenced soliciting votes on the Plan.

- 13. As part of the Plan, various parties including the Debtors, the Creditors Committee, the Consenting Claimants, and Ally entered into a global settlement (the "Global Settlement") of a number of issues and claims among the claimants consenting to the Plan.
- 14. The Global Settlement embodied in the Plan provides for, among other things, (a) the settlement of various claims against Ally and a grant to Ally of broad estate and third-party releases in exchange for a payment from Ally in the amount of \$2.1 billion (the "Ally Contribution"); (b) a compromise of all Intercompany Balances, which include any related subrogation claims owed by any Debtor to any other Debtor; (c) a settlement of issues relating to substantive consolidation; and (d) a resolution of claims of (i) certain holders of residential mortgage-backed securities (the "RMBS Trust Claims"); (ii) certain monoline insurers (the "Monoline Insurer Claims"); and (iii) certain private securities litigation claimants (the "Private Securities Claims").

### IV. PARTIES' CONTENTIONS

Except as to issues addressed in Phase I, the pleadings are deemed amended to embrace the following, and only the following, contentions of the parties:

### **PLAINTIFFS' CONTENTIONS**

The Plaintiffs' Contentions are organized as follows:

- (i) Overview of Plaintiffs' Contentions
- (ii) Burden of Proof
- (iii) Mootness
- (iv) Contentions Regarding Intercompany Balances
- (v) Contentions Regarding AFI Contribution

- (vi) Contentions Regarding Adequate Protection
- (vii) Contentions Regarding Subordination of Claims
- (viii) Contentions Regarding Default Interest and Fees
- (ix) Contentions Regarding Aggregation of Collateral

### (i) Overview of Plaintiffs' Contentions<sup>2</sup>

- 1. The Phase I trial disposed of most of the major issues in these consolidated adversary proceedings, demonstrating, among other things, that the JSNs are undersecured and (pending limited issues to be resolved in Phase II) are not entitled to adequate protection because they failed to demonstrate their aggregate collateral has diminished in value during these cases. Other issues, such as the Debtors' ability to release claims against AFI, settle Intercompany Balances, and resolve disputed issues relating to the subordination of RMBS Trust claims, monoline claims, and securities claims, will be conclusively resolved by confirmation of the Plan, and therefore for purposes of this adversary proceeding as well. Assuming the Plan is confirmed, three limited issues remain: (i) whether the JSNs have liens on the Intercompany Balances or the AFI Contribution; (ii) if so, what the value of such liens was as of the Petition Date; and (iii) whether the treatment of the Intercompany Balances and AFI Contribution under the Plan causes a diminution in the aggregate value of the JSNs' collateral, thereby entitling them to an adequate protection claim. All three issues should be resolved in the Plaintiffs' favor.
- 2. First, neither the Intercompany Balances nor the AFI Contribution constitute the JSNs' collateral. The JSNs' lien does not attach to the Intercompany Balances because the JSNs will not be able to demonstrate that such balances are "general intangibles"

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<sup>&</sup>lt;sup>2</sup> To the extent not resolved in Phase I, the Plaintiffs incorporate by reference their arguments and contentions from the Revised Joint Pretrial Order, Plaintiffs' Phase I Post-Trial Brief, and Plaintiffs' Proposed Findings of Fact submitted in connection with Phase I [Adv. No. 13-01277, Dkt. Nos. 161, 186, & 187, respectively].

covered by their lien. The JSNs do not, and could not, have a valid lien on the AFI Contribution because the Court has already held that they did not have liens on avoidance actions or commercial torts and the remaining claims allegedly settled in the Global Settlement – contract claims – were not subject to the JSNs' lien. The JSNs did not, and could not, have liens on contract claims that were inchoate at the time the Notes Security Agreement was entered into. Furthermore, the "contract" claims that the JSNs now seek to use to enhance their secured recovery are, in reality, (i) either avoidance claims or commercial tort claims, as to which no lien could attach, or (ii) not otherwise subject to the JSNs' lien. Finally, any purported lien on the AFI Contribution should be viewed as unenforceable: (i) because the settlement constitutes afteracquired property under section 552(a) of the Bankruptcy Code; or (ii) pursuant to the "equities of the case" doctrine of section 552(b).

- 3. Second, even if the JSNs had liens on any Intercompany Balances or some portion of the AFI Contribution, the liens were valueless. The Debtors waived the Intercompany Balances under the Plan because, among other things, they were comprised of bookkeeping entries kept for GAAP purposes and were routinely forgiven before the Petition Date. The same reasons prevent the JSNs from proving a lien on the Intercompany Balances or that any such lien has value. In any event, the JSNs have no protectable property interest in the balances because the Notes Indenture and the Intercreditor Agreement gave both the Debtors and the First Priority Secured Parties free rein to dispose of and waive Intercompany Balances without the JSN Objectors' consent.
- 4. The JSNs' lien, if any, on the AFI Contribution is likewise without value.

  AFI is paying \$2.1 billion to achieve a global resolution of all claims (known or unknown)

  against it an objective far different from merely resolving a discrete number of identified

claims. The parties did not purport to "allocate" the AFI Contribution among particular causes of action, and any attempt to do so after the fact would be inconsistent with the integrated nature of the settlement. Moreover, it is apparent that, at the time of the negotiations, while the Creditors' Committee had sought authority to pursue claims based on certain of the conduct underlying the contract claims now championed by the JSNs, it viewed such claims as either commercial torts or avoidance actions and ascribed no value to any contract claims against AFI. This is evident from the Standing Motion, which set forth the claims for which the Committee sought leave to sue AFI. The Standing Motion described in detail the estates' veil-piercing and alter ego claims, as well as an array of avoidance claims, but did not seek to pursue any of the contract claims to which the JSNs now hitch their wagon. Finally, as will be proven at trial, the contract claims the JSNs value lack merit in any event.

- 5. Third, for substantially the same reasons the JSNs' liens on the Intercompany Balances and AFI Contribution (if any) on the Petition Date were without value, the JSNs are likewise not entitled to an adequate protection claim. Adequate protection is designed to ensure that a creditor receives the benefit of its bargain. Here, the JSNs' bargain permitted the Debtors and/or AFI to dispose of these types of assets without their consent. As a result, their failure to receive value under the Plan on account of these purported liens results in no diminution in the aggregate value of their collateral.
- 6. For these and other reasons discussed below, the JSNs who, notwithstanding their misstatement of the law in the Phase I trial, bear the burden of proof will not be able to establish an aggregate diminution in value of their collateral. Assorted remaining issues (*e.g.*, subordination, default interest and fees, aggregation of collateral, and others

discussed below or in prior briefing) to the extent not mooted by Phase I or confirmation, should be resolved in the Plaintiffs' favor as well.

### (ii) Burden of Proof

- 7. The Defendants bear the burden of proof with respect to both the allowance of their secured claim and the allowance of any adequate protection claim.
- 8. As this Court has held, and the Defendants have acknowledged, the Defendants, as secured creditors, have the burden of establishing both the validity and extent of their liens as well as the value of their collateral. *See Off. Comm. of Unsecured Creditors v. UMB Bank, N.A. (In re Residential Capital, LLC)*, 497 B.R. 403, 412 (Bankr. S.D.N.Y. 2013) (the "September 20 Opinion"); *In re Sneijder*, 407 B.R. 46, 55 (Bankr. S.D.N.Y. 2009); *see also* Corrected Post-Trial Memorandum of Law of the Ad Hoc Group of Junior Secured Noteholders and UMB Bank, N.A. at 2 [Adv. No. 13-01277, Dkt. No. 191] ("A secured creditor bears the burden of demonstrating the amount of its claim and the extent to which that claim is secured under section 506(a).").
- 9. The Defendants also have the burden of establishing any diminution in value of their collateral for purposes of determining the scope and value of their adequate protection liens and superpriority claims, if any. *See* 11 U.S.C. § 363(p)(2) ("In any hearing under this section . . . the entity asserting an interest in property has the burden of proof on the issue of the validity, priority, or extent of such interest"); *Qmect, Inc. v. Burlingame Capital Partners II, L.P.*, 373 B.R. 682, 690 (N.D. Cal. 2007) (secured creditors not entitled to foreclose on replacement liens absent proof collateral had diminished in value as result of automatic stay or collateral's use).
- 10. The Defendants have previously erroneously represented to the Court that there are no cases deciding the issue of who has the burden of establishing that there has been a

diminution in the value of a secured creditor's collateral. This is false. *Qmect*, cited above and in the Plaintiffs' Phase I briefing, is directly on point. In addition (and as also reflected in the Plaintiffs' earlier briefs), numerous cases addressing superpriority claims for the failure of adequate protection have held that the secured creditor bears the burden of proof. *See*, *e.g.*, *Bank of N.Y. Trust Co. N.A. v. Pac. Lumber Co. (In re Scopac)*, 624 F.3d 274, 284 (5th Cir. 2010), *opinion modified on denial of reh*'g, 649 F.3d 320 (5th Cir. 2011).<sup>3</sup> Finally, and perhaps most importantly, section 363(p)(2) places the burden of proof squarely on the secured creditor. Under that section, the secured creditor, in any hearing on adequate protection, "has the burden of proof on the issue of the validity, priority, or *extent* of such interest." 11 U.S.C. § 363(p)(2) (emphasis added).

11. In sum, the JSNs have acknowledged that they bear the burden of proof with respect to their secured claim for principal and interest on the Notes. They likewise bear the burden of proof with respect to their secured claim for an alleged diminution in the aggregate value of their collateral.<sup>4</sup>

### (iii) Mootness

12. The Plaintiffs contend that several of the issues the JSNs seek to litigate in Phase II will be rendered moot in the event the Court confirms the Plan. Under the terms of the Plan, litigation concerning the Intercompany Balances and potential estate and third party claims

<sup>&</sup>lt;sup>3</sup> See also In re Mary Holder Agency, Inc., No. 11-34280, 2012 WL 4434362, at \*2 (Bankr. D. N.J. Sept. 24, 2012); In re McFarlin's, Inc., 33 B.R. 788, 791 (Bankr. W.D.N.Y. 1983).

<sup>&</sup>lt;sup>4</sup> The cases cited by the JSNs that deal with who bears the burden of proof at the outset of the case in a contested cash collateral hearing are irrelevant. The JSNs have already been granted adequate protection. The issue, once the JSNs have been *given* their lien at the outset of the case, is what is the *value* of the lien (*i.e.*, the "extent" of the lien, in the terminology of section 363(p)(2)) at the end of the case.

Moreover, even if the Court were deciding adequate protection, not entitlement to an adequate protection *claim*, the AFI DIP Order found that the JSNs were adequately protected and placed the burden on the JSNs to seek modification of the order in the event they sought additional adequate protection. *See* AFI DIP Order at ¶ 23.

against AFI is being settled, with the result that: (i) any purported intercompany claims will receive no distribution; and (ii) no part of the AFI Contribution will be allocated to purported claims on which the JSNs assert a lien. Similarly, the Plan settles issues relating to the subordination of securities claims, monoline claims, and RMBS claims, rendering unnecessary any litigation on the propriety of subordination. Thus, assuming the Plan is confirmed, the only open Phase II issue relating to Intercompany Balances and the AFI Contribution is adequate protection – *i.e.*, whether the Plan's treatment of those issues has resulted in a diminution in the aggregate value of the JSNs' collateral from the Petition Date to the effective date of the Plan.

### (iv) Contentions Regarding Intercompany Balances

### **Overview**

- authority to settle issues concerning the Intercompany Balances and that waiver of the balances under the Plan was reasonable. The Plaintiffs do not believe that the Defendants are harmed by the treatment of the balances, because they do not have a lien on Intercompany Balances and even if they did, that lien was valueless. The JSNs disagree, arguing: (i) that they have a lien on the Intercompany Balances; (ii) that such lien has value to which they are entitled notwithstanding the waiver of Intercompany Balances under the Plan; and (iii) that the waiver of the Intercompany Balances under the Plan results in a diminution in the aggregate value of their collateral giving rise to an adequate protection claim. It is the JSNs' burden to prove these points and they cannot.
- 14. First, the JSNs cannot prove that they have a lien on the Intercompany Balances. As the JSNs concede, they do not have a pledge of a specific intercompany note or loan. Instead, they argue that the Intercompany Balances are "general intangibles" and therefore subject to their liens. But to establish that the Intercompany Balances qualify as "general

intangibles," the JSNs must prove that they represent a bona fide right to payment or a receivable. The JSNs can make no such showing, because the Intercompany Balances bear few, if any, indicia of real debt.

- Indenture and the Intercreditor Agreement, the Debtors and AFI, as the First Priority Secured Party and Lender Agent, had the unrestricted right to forgive or release the Intercompany Balances without the consent of the JSNs which they exercised routinely in the years before the Petition Date. Under the Intercreditor Agreement, the JSNs are bound by AFI's determination to consent to the waiver of such claims. As a result, any lien the JSNs establish on Intercompany Balances should be ascribed no value.
- an adequate protection claim because, as was shown at the Phase I trial, the JSNs cannot prove that the *aggregate* value of their collateral package as of the Petition Date has declined in value. Among other reasons, the evidence will show that the Intercompany Balances had little, if any, value as of the Petition Date, especially in light of the litigation costs that would have been incurred were there an attempt to enforce them. Even if this were not the case, however, adequate protection grants a secured lender no more than the benefit of its bargain. The JSNs' "bargain" allowed Intercompany Balances to be waived or disposed of without their consent. Accordingly, the waiver of the Intercompany Balances in the Global Settlement gave the JSNs no less than that to which they were entitled and cannot support an adequate protection claim.

### Factual Background

17. In the ordinary course of business, the Debtors entered into various transactions with their Debtor and non-Debtor affiliates which resulted in the creation of

intercompany balances on the Debtors' books and records. These intercompany balances were reflected in various journal entries and ledger accounts on the ResCap general ledgers. The balances accumulated over many years, often as a result of tens of thousands of separate, individual transactions that were recorded on the general ledger for a number of reasons, including (a) the movement of cash within the capital structure of the various Debtors, (b) the movement of assets among the Debtors without cash settlement, (c) the allocation or payment of expenses by one Debtor on behalf of another, and (d) other journal entries representing book entry movements of cash down the corporate structure.

- 18. As of the Petition Date, approximately \$8.2 billion in aggregate net intercompany balances existed among or between the Debtors. The details of the Intercompany Balances, including, among other things, their origins, the Debtors' historical practices with respect to them, the Debtors' investigation of the balances, the accounting treatment of the balances, and the factors supporting their treatment as equity rather than debt are set forth in more detail in the Direct Testimony of Barbara Westman (the "Westman Declaration"), the Direct Testimony of Tammy Hamzehpour (the "Hamzehpour Declaration"), and the Direct Testimony of Gina Gutzeit (the "Gutzeit Declaration"), each filed contemporaneously herewith.
- Declaration make clear that the JSNs cannot satisfy their burden of demonstrating that the Intercompany Balances constitute enforceable debt claims. Among other things, the balances largely: (i) did not arise under written agreements evidencing debt; (ii) had no fixed maturity dates, interest rates, security, or sinking funds associated with them; (iii) did not accrue interest (and interest was paid only in the case of one of the balances); (iv) were forgiven routinely and on a massive scale (well over \$16 billion in forgiveness from 2008 through the Petition Date) in

the years before bankruptcy whenever covenants in debt documents or regulatory obligations were tripped or in danger of being tripped, and such forgiveness was recorded as adjustments to equity; (v) arose between entities that shared common control and were not at arms'-length; and (vi) are based on numerical entries in the Debtors' general ledger, without notes or explanation, making it impossible to determine with any precision how or why the entries arose or to verify their accuracy. These facts and circumstances underlying the Intercompany Balances, moreover, are starkly different than the Debtors' lending relationships even with related parties – for example under the AFI Revolver and AFI LOC – which were thoroughly documented.

- Debtors' maintenance of journal entries documenting the Intercompany Balances shows that they were regarded as valid and collectible obligations. But his assertion that the recording of an intercompany receivable or payable on the Debtors' books and records proves that the balance was "debt" is incorrect and cannot satisfy the JSNs' burden on this issue. As set forth in the Gutzeit Declaration, that reporting was done primarily for GAAP accounting purposes, pursuant to AFI's accounting policies, which required that the Debtors' books and records be maintained so that AFI could track its subsidiaries' intercompany balances and eliminate them for purposes of preparing and filing consolidated GAAP-compliant financial statements. The Debtors' compliance with AFI's accounting policies does not prove that the balances were viewed as valid and collectible debt. Indeed, the presumption in GAAP and AFI's own policies is that transactions between related parties are not carried out on an arms'-length basis.
- 21. In addition, Mr. Bingham fails to address the many other hurdles to treating the Intercompany Balances as fully enforceable debt, including the following:

- 22. <u>Journal entries did not reflect bases for the balances</u>. In connection with the Debtors' operations, journal entries would be entered into the general ledger. As a general matter, however, individual account entries were not coded to reflect the reason for a specific entry (for example, a transfer of cash, allocation of expenses, funding/repayment of an intercompany receivable or payable, or the sale of an asset). Thus, it is impossible to determine with precision from the general ledger the reason why journal entries were made and/or why intercompany payables or receivables have accumulated over time.
- 23. <u>Different record-keeping systems used over time</u>. Historically, different systems were used to operate the general ledgers used by GMACM and its subsidiaries on the one hand and by RFC and its subsidiaries on the other. The method for recording intercompany transactions, including intercompany payables and receivables, differed between the systems. Through April of 2009, journal entries were made directly into the different, underlying systems and were not combined in one system or the other. Beginning in May of 2009, summarized monthly data was fed into a single system, and in November 2010, this feed became daily but the system still reflected only summarized activity entered in separate systems. As of November 2011, all journal entries for all entities were performed directly in the same system. As a result of this history, tracking historical transactions across company lines is more difficult.
- 24. No central repository for backup documentation. The Debtors do not have a central repository for backup documentation that reflects why individual journal entries tied to Intercompany Balances were made. Because the entries that make up the Intercompany Balances were made over many years, by different departments and business units, in different physical locations, and were overseen by different supervisors with different record-keeping practices, there was no set practice of retaining backup documentation for intercompany journal

entries across all of the ResCap companies. As a result, any investigation of the Intercompany Balances on a transaction-by-transaction basis necessarily involves an exhaustive, time-consuming, and expensive process and often requires significant guesswork in trying to identify or recreate the reason for a specific transaction or series of transactions.

- 25. Payables not always calculated to reflect realities of transactions. Prior to the Petition Date, the Debtors were parties to various lending facilities with AFI. AFI would honor funding requests by the Debtors under these facilities by depositing cash into a centralized account held by ResCap even when the "borrowers" under the facilities were, for example, RFC or GMACM, not ResCap. Cash would be distributed as needed by ResCap to subsidiary borrowers. However, the allocation of the borrowed cash would be predetermined and reflected on the Debtors' ledgers at the time of the initial draw, based not on cash disbursements (because they had not yet occurred) but instead on asset values at each entity. Accordingly, the amount of cash actually transferred to a subsidiary borrower could be inconsistent with that entity's payable to ResCap, and, indeed, Debtor subsidiaries that never in fact used AFI funds could still have account payables to ResCap on their books.
- 26. No formal settlement process. With the exception of the balance between RFC and GMACM, there was no uniform practice of repayment or cash settlement of the Intercompany Balances. Many of the Intercompany Balances fluctuated regularly, but had no formal settlement process and were never fully "repaid." Periodically, significant forgiveness of these balances occurred from 2008 through the Petition Date. During that period, there were 149 individual instances of forgiveness by Debtor entities totaling approximately \$16.6 billion. In all but one instance, the forgiveness was recorded as an adjustment to equity rather than a loss on the profit and loss statement.

- Inaccurate or nonexistent documentation. In most instances, the top nine 27. Intercompany Balances do not correspond to a specific intercompany agreement. From time to time, individual Debtors entered into loan agreements and/or intercompany advance agreements with affiliates. However, despite a comprehensive search for such documents, for the period from 2006 to the Petition Date the Debtors were able to locate only four such agreements between domestic Debtor entities. It is difficult to determine whether an intercompany transaction can be tied to these agreements because the Debtors did not designate intercompany entries in the general ledger as having resulted from, or being made under, any particular intercompany advance or funding agreement. Furthermore, at least two of the four intercompany agreements contemplate a "lending" relationship that is the reverse of the intercompany balance that existed on the Debtors' books and records as of the Petition Date and at least two of them are between entities that do not have an existing balance among the top nine intercompany balances. Finally, three of the four agreements contain a "bankruptcy standstill" provision, which provides that the "lender" entity will not commence bankruptcy against the "borrower" entity or seek to foreclose on any property of the borrowing entity, and that obligations under the agreement will not constitute a claim against the "borrower" if such entity's assets are insufficient to pay those obligations in full.
- 28. <u>Control by common management</u>. A common management team allocated capital among ResCap and its subsidiaries based on cash needs, licensing requirements, financial covenants, and cross default provisions, *i.e.*, the same individuals, entities, or affiliates controlled both the "lender" and the net receiver.
- 29. The seven largest Intercompany Balances (comprising 96% of all such balances) are reflected in Exhibit 6 to the Disclosure Statement. The JSNs have identified two

additional Intercompany Balances. The top nine Intercompany Balances (which are described in detail in the Westman Declaration and Gutzeit Declaration, and summarized briefly here) bear many of the characteristics discussed above:

- 30. Intercompany Balance No. 1 (\$3.334 billion from ResHolding to ResCap). This balance arose from transactions where GMAC Residential Holding Company, LLC ("ResHolding") received funds from ResCap and then distributed funds to GMACM for general operating purposes. ResHolding was not an operating entity and was reliant upon its subsidiaries to meet its obligations. In 2009, ResHolding forgave a payable from GMACM in the amount of \$2.52 billion but no corresponding forgiveness of the payable from ResHolding to ResCap was effectuated. Presumably, if the balance running from ResHolding to ResCap were a valid obligation entered into in an arms'-length transaction with ResCap as a true "lender," the "lender" (ResCap) would never have permitted its "borrower" (ResHolding) to forgive and write off such a large asset, the recovery from which would have been key to repaying the obligation to ResCap had repayment been intended. This is particularly true because ResHolding had de minimis assets. And, while there is an agreement relating to portions of the balance, it is very limited in nature and has no stated interest rate, maturity, repayment schedule, or security. Because ResHolding has no assets, even were this Intercompany Balance deemed debt, there would be no material distribution on it.
- 31. <u>Intercompany Balance No. 2</u> (\$1.96 billion from ResCap to RFC). This balance arose out of many journal entries and generally was reflective of a process by which, as cash was generated by RFC, it would at times be centralized and swept upward to the parent company, ResCap. In the years before the Petition Date, RFC's operations were being wound down, and its balance sheet was rapidly shrinking. Because RFC was in the process of closing,

there was no reason to downstream funds to this entity other than to address temporary liquidity and capital needs. Moreover, from 2008 through 2012, billions of intercompany payables from RFC and its subsidiaries to ResCap were forgiven. But for this forgiveness, RFC would have an intercompany payable to ResCap rather than the other way around. Other factors also support the proposed waiver of this balance under the Plan, including the lack of an agreement and no accrual or payment of interest, no fixed maturity date or repayment schedule, and no security.

- 32. <u>Intercompany Balance No. 3</u> (\$1.252 billion from RFC to Homecomings). As part of its business operations, Homecomings Financial LLC ("<u>Homecomings</u>") sold loans to RFC for securitization, serviced loans, and generated other cash through operations that was swept up to RFC. Intercompany Balance No. 3 arose out of these activities, less payables to RFC for general overhead expenses. In 2008, Homecomings essentially ceased operations following large losses. In early 2012, as part of the normal course of business, accounting personnel identified various intercompany balances to be forgiven, including the entirety of Intercompany Balance No. 3, but due to ResCap's bankruptcy, forgiveness was not implemented. There was no agreement reflecting the intercompany relationship, and no defined interest rate, maturity date, repayment schedule, or security.
- 33. Intercompany Balance No. 4 (\$697 million from GMACM to PATI).

  PATI was formed as a passive holding company to hold certain notes from international nonDebtor entities because AFI insisted that the notes, which secured the AFI LOC facility, be held in a separate legal entity. Under the AFI LOC facility, the Debtors were required to use any excess cash over \$300 million to pay down that facility. The majority of the Intercompany Balance thus reflects cash collected by PATI from the non-Debtor entities that was thereafter swept to GMACM and then to ResCap. The assets underlying the notes pledged to PATI were

amortizing mortgages which were designed to run off over time. In addition, in 2008, \$44 million of the Intercompany Balance payable by PATI to GMACM was forgiven so that PATI could meet certain tangible net worth debt covenants. Further, prior to the Petition Date, the entire outstanding balance had been identified for forgiveness by PATI. There was no applicable agreement, and no defined interest rate, maturity date, or repayment schedule.

- 34. <u>Intercompany Balance No. 5</u> (\$265 million from GMACM to ETS). ETS performed foreclosure related services for defaulted loans. ETS also collected fees from the sale of charged off loans. Revenue received by ETS (as foreclosure trustee) was swept up to GMACM and GMACM, in turn, satisfied ETS's cash needs. The ETS business was profitable, and as a result, ETS was in a position to consistently upstream funds to GMACM. ETS had minimal liabilities, and its unsecured creditors are projected to recover 100% on their claims under the Plan. There was no expectation that ETS would be repaid for the cash transfers to GMACM, as the entity was profitable and did not require cash or reinvestment of capital. In addition, there is no agreement reflecting this intercompany relationship, and the intercompany balance from GMACM to ETS represented nearly the entirety of ETS's asset base. Moreover, the balance was scheduled for forgiveness prior to the Petition Date. There is no lending agreement, defined interest rate, maturity date, or repayment schedule.
- 35. <u>Intercompany Balance No. 6</u> (\$232 million from RAHI to RFC). RFC would pay RAHI's tax liabilities and create an intercompany balance reflecting these payments. As of the Petition Date, RAHI had assets of \$204 million and negative equity of in excess of \$640 million. In 2008, \$1.2 billion of intercompany balance was forgiven by RFC in favor of RAHI so that RAHI could meet certain tangible net worth debt covenants. The payable increased after that forgiveness. This balance was identified by accounting personnel as one to

be forgiven if not for the bankruptcy filing. Because the calculation of the JSNs' secured claims includes all of the value available at RAHI (either through a direct lien or equity pledge), allowance of this intercompany claim for the benefit of the JSNs would provide them with no additional value.

- 36. <u>Intercompany Balance No. 7</u> (\$140 million from GMACM to RFC). This balance represents the only intercompany relationship that does not involve a parent-subsidiary structure. RFC and GMACM were sister organizations, each reporting up to a common parent, ResCap. The majority of the balance consists of amounts recorded in connection with AFI billings for shared services (*e.g.* payroll, outside counsel) and service fee income received by GMACM as subservicer relating to RFC master servicing rights. RFC routinely remitted payment to AFI for services, and RFC then charged GMACM for its portion. Interest on the outstanding balance did not accrue and was not paid. The receivable to RFC from GMACM was cash settled on a monthly basis per AFI accounting policies as it would not have been eliminated during financial statement consolidation at RFC and GMACM. There is no agreement reflecting the intercompany relationship, nor any interest rate, maturity date, repayment schedule, or security.
- 37. Intercompany Balance No. 8 (\$55 million from ResHolding to HomeConnect). HomeConnect is a subsidiary of ResHolding that sold insurance and other lending services. HomeConnect earned fees and passed these fees to ResHolding and ultimately to ResCap. HomeConnect ceased operations in 2008, but borrowers continued to make premium payments on old policies, and cash flows were swept upstream as the business operations had been closed. As in the case of other entities whose operations were shut down or in the process of being wound down, the outstanding intercompany balance from ResHolding to HomeConnect

was identified for forgiveness but was not actually forgiven due to the bankruptcy filing.

Because ResHolding has no assets, even were the claim not settled, there could be no distribution on it.

Intercompany Balance No. 9 (\$51 million from GMACM to ResHolding). This balance is related to the receivable from ResHolding to ResCap (Intercompany Balance No. 1). As discussed above, ResHolding served as a holding company, with funding for operations from ResCap to GMACM advanced through ResHolding. GMACM was one of the two main operating subsidiaries of ResCap. Between 2007 and 2011, GMACM's consolidated income statements reflected net losses of approximately \$3.5 billion. Due to the losses, GMACM was in danger of failing to meet regulatory requirements for net worth. As a consequence, in 2009, approximately \$2.52 billion of intercompany balances payable by GMACM to ResHolding was forgiven so that GMACM could meet certain tangible net worth covenants. Following this forgiveness, GMACM continued to be a money-losing subsidiary that would continue to incur losses and require additional funding. There is no agreement reflecting the intercompany relationship, and no defined interest rate, maturity date, repayment schedule, or security.

### The JSNs Do Not Have Liens on "Intercompany Claims"

39. The JSNs glibly refer to "intercompany claims" as if they are a recognized and well-defined category of asset to which their liens unquestionably attach under the Notes Security Agreement and applicable law. In fact, the Intercompany Balances at issue here are ill-defined and not capable of generic classification. As discussed above, they arise from a variety of transactions and circumstances and, depending on the balance, regularly were recorded with no expectation, intent, or requirement that the balance be repaid. Indeed, certain of the balances do not even reflect any actual movement of money between the entities identified in the Debtors'

ledgers. Thus, there are substantial questions as to whether the Intercompany Balances reflected underlying obligations to make payments and a corresponding right to receive payment.

- 40. The JSNs concede that they have no lien on any specific notes or loans underlying the Intercompany Balances. Instead, they claim that they have a lien on "general intangibles." Simply labeling certain balances in the Debtors' books and records "intercompany claims" does not make them general intangibles. Rather, the JSNs must show that each specific Intercompany Balance is more than just an entry on a ledger and is actually a "general intangible" asset subject to their liens.
- 41. In relevant part, the Uniform Commercial Code (the "<u>UCC</u>") defines a "general intangible" as "any personal property, including things in action" and "payment intangibles." U.C.C. § 9-102(a)(42). A "payment intangible" is defined as "a general intangible under which the account debtor's principal obligation is a monetary obligation." UCC § 9-102(a)(61). Accordingly, before an Intercompany Balance may be classified as a general intangible, the JSNs must prove that it is a legally enforceable obligation, and that the applicable account debtor in fact had a legal obligation to pay the balance.
- 42. Moreover, the JSNs do not have a lien on all "general intangibles" in any event. As was demonstrated in Phase 1, as a result of the May 14, 2010 release, all intangibles associated with the mortgage loans pledged to the AFI LOC and PLS MRS were released. As a result, the JSNs must demonstrate that, even if the Intercompany Balances are "general intangibles," such intangibles were not among those released and fall within the scope of their existing lien.

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<sup>&</sup>lt;sup>5</sup> The definition of "General Intangibles" provided by the Notes Security Agreement incorporates the definition of the term found in the Uniform Commercial Code.

Intercompany Balances of PATI, ETS or Home Connect (Intercompany Balances Nos. 4, 5 & 8). ETS is neither an obligor nor a pledgor under the Notes Security Agreement and never pledged any of its assets (including any Intercompany Balances) in favor of the Secured Parties. PATI was only a limited pledgor – an "Equity Pledgor" and a "FABS Grantor" – under the Notes Security Agreement and in such limited capacity it pledged only certain categories of assets. Intercompany Balance No. 4 does not fit within the limited scope of PATI's pledged collateral: it is not a Financial Asset under UCC § 8-102 and while GMACM is a Pledged Interest Issuer whose membership interests PATI pledged, it is not a Pledged Notes Issuer and therefore any notes it may have issued were not pledged by PATI. Similarly, Home Connect was also a limited pledgor – an "Additional Account Party" – under the Notes Security Agreement and as such pledged only certain categories of assets. Intercompany Balance No. 8 does not fit within the limited scope of HomeConnect's pledged collateral: it is neither a deposit account listed on Schedule X of the Notes Security Agreement nor proceeds thereof.

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<sup>&</sup>lt;sup>6</sup> See Plaintiffs' Proposed Findings of Fact [Adv. No. 13-01277, Dkt. No. 187] at ¶¶ 303-04. ETS was among the Non-Obligor Debtors identified by the Committee in connection with Count III of the Committee Complaint (PX 248.2), and the JSNs offered no evidence and made no argument to the contrary in either the Revised Joint Pretrial Order [Adv. No. 13-01277, Dkt. No. 161] or the Corrected Proposed Findings of Fact of the Ad Hoc Group of Junior Secured Noteholders and UMB Bank, N.A., dated November 4, 2013 [Adv. No. 13-01277, Dkt. No. 190].

<sup>&</sup>lt;sup>7</sup> PATI pledged only: (i) "Financial Assets" (as defined in Article 8 of the UCC); (ii) equity interests of each "Pledged Share Issuer" and each "Pledged Interest Issuer" (*i.e.*, entities identified on Items A and B of Attachment I of the Notes Security Agreement); (iii) all promissory notes issued by each "Pledge Note Issuer" (*i.e.*, entities issued by entities identified on Item D of Attachment I); and (iv) certain other assets related to the foregoing. Notes Security Agreement §§ 3-4.

<sup>&</sup>lt;sup>8</sup> Home Connect pledged only (a) those deposit accounts listed on Schedule X of the Notes Security Agreement, which identifies only one such account held at Bank of America, and (b) proceeds, products and distributions on account thereof. *Id.* § 5.

<sup>&</sup>lt;sup>9</sup> Further, even if Intercompany Balance No. 8 falls within the limited category of collateral pledged by Home Connect (which it does not), the JSNs would only have a right to proceeds of such collateral if they meet their burden of proving that their security interest in the underlying deposit accounts pledged by Home Connect was perfected – *i.e.*, by virtue of control under UCC § 9-314.

# If the Global Settlement Is Approved, the JSNs' Lien (If Any) Has Zero Value For Determining the Amount of Their Secured Claim

- 44. If the Plan is confirmed and the Global Settlement approved, each Debtor that is found to hold a claim under an Intercompany Balance will receive no distribution on account of that claim. Thus, even if the JSNs prove that they have a lien on the Intercompany Balances (and leaving aside the issue of adequate protection, discussed below), confirmation will render that lien valueless.
- Any lien the JSNs could establish on any identifiable Intercompany

  Balance, moreover, would not give them a meaningful property interest in those balances. Under the Notes Indenture, the Intercreditor Agreement, and related documents, both the Debtors and the First Priority Collateral Agent were permitted to dispose of and waive Intercompany

  Balances without requiring the JSNs' consent. Upon such disposition, the JSNs' liens (if any) on the Intercompany Balances would be released.
- 46. Specifically, none of the extensive covenants in the Indenture or the Notes Security Agreement limits the Debtors' rights regarding, or protected the JSNs' interests in, the Intercompany Balances. To the contrary, Section 8.04(a) of the Notes Indenture (Release of Collateral) provides that "upon the sale, transfer or other disposition of [Collateral] . . . , the Lien of the Security Documents shall be released on the assets so transferred" so long as the disposition is not prohibited by Section 4.10 of the Notes Indenture.
- 47. While Section 4.10 the asset sale covenant limits the Debtors' ability to consummate dispositions of Collateral, *see* § 4.10(a), the definition of "Collateral" was carefully crafted to mean only "Primary Collateral," which is defined to exclude Intercompany

Balances.<sup>10</sup> Thus, the asset sale covenant does not apply to dispositions of Intercompany Balances or any other assets that do not constitute Primary Collateral. *See* Notes Indenture § 8.04(a); Notes Security Agreement § 10.

- 48. Just as the definition of the Collateral in the context of Asset Sales was carefully constructed to permit the disposition of the Intercompany Balances and other non-Primary Collateral, the affiliate transaction covenant in the Notes Indenture clearly states that the covenant "shall not apply to . . . transactions between or among [ResCap] and/or its Subsidiaries." Notes Indenture § 4.11(b)(4). Accordingly, the Indenture does not restrict in any way the settlement, release, waiver, or disposition of Intercompany Balances. The Debtors' unrestricted right to do so renders the JSNs' purported lien valueless.
- 49. In addition, the First Priority Collateral Agent and AFI as the agent lender under the Revolver Facility (*i.e.*, the "Lender Agent") have the unfettered right to release their liens on, or otherwise dispose of, the collateral (including the Intercompany Balances, if collateral), and the JSNs agreed in the Notes Indenture and the Intercreditor Agreement that such release will release their liens as well. Section 8.04(a) of the Notes Indenture provides that the "Collateral may be released from the Lien and security interest created by the Security Documents at any time or from time to time in accordance with the provisions of the Intercreditor Agreement." The Intercreditor Agreement, in turn, provides that the First Priority Collateral Agent and the Lender Agent have "the exclusive right to . . . make determinations regarding release or disposition of Collateral" without the consent of Secured Parties, *see*

<sup>10</sup> None of the Intercompany Balances constitute Primary Collateral, which the Indenture defines by reference to the Notes Security Agreement as "Initial Collateral [defined in Schedule VI as certain Mortgage Loans, Servicing Advances, Securities Accounts, Pledged Interests, Pledged Notes and Construction, Mezzanine and Working Capital Loans], REO Property acquired as the result of foreclosure on Primary Collateral, Reinvestment Collateral, any assets acquired as a result of exercising remedies under any Initial Collateral or Reinvestment Collateral that was designated as such prior to the Amendment Closing Date or Substitute Collateral, and all proceeds of the foregoing."

§ 3.1(a)(ii)(A), and that when the First Priority Collateral Agent or the Lender Agent releases its lien on any collateral, the Secured Parties' lien on the collateral "shall in each case be automatically and unconditionally released with no further consent or action of any Person," *see* § 5.1(a). Further, the Intercreditor Agreement provides that the First Priority Collateral Agent and the Lender Agent may release and otherwise deal with in any manner collateral to the fullest extent permitted under law without the consent of or notice to and without incurring any liabilities to the Secured Parties. *See* § 7.3(b)(iii).

- 50. Here, AFI, as the Lender Agent under the Revolver Facility, has agreed to the waiver of any and all Intercompany Balances under the Plan Support Agreement. As discussed above, the Lender Agent along with the First Priority Collateral Agent has the exclusive right to release liens on, surrender, or otherwise dispose of the collateral, including any Intercompany Balances if they are indeed collateral. Accordingly, AFI's consent under the Plan Support Agreement to waiver of the Intercompany Balances is binding on the JSNs and automatically releases the JSNs' liens, if any, on the Intercompany Balances.
- In addition to being bound by the release of their liens and waiver of the Intercompany Balances, the JSNs expressly waived any claim against the First Priority Collateral Agent and the Lender Agent arising out of their action or inaction with respect to the collateral. The Intercreditor Agreement provides that the JSNs waive "any claim against any First Priority Secured Party, arising out of any action which such holders of First Priority Claims may take or permit or omit to take with respect to the foreclosure upon, or sale, liquidation or other disposition of, the Collateral." Intercreditor Agreement § 7.3(d). This waiver remains fully enforceable against the JSNs in bankruptcy pursuant to section 510(a) of the Bankruptcy Code.

- 52. The right to dispose of Intercompany Balances was more than theoretical. In accordance with the Notes Indenture and Notes Security Agreement, prior to the Petition Date, the Debtors routinely settled Intercompany Balances for no value. In fact, from June 2008 through the Petition Date, the Debtors forgave well over \$16 billion in Intercompany Balances, and as of the Petition Date, approximately \$2.375 billion of the approximately \$8.2 billion in aggregate outstanding net intercompany balances was flagged for forgiveness by the accounting department.
- 53. Thus, even if the JSNs were able to establish a technical lien on the Intercompany Balances, that lien was valueless and wholly illusory. Because the Debtors (under the Notes Indenture) and AFI (under the Intercreditor Agreement) retained the unilateral right to compromise and release those balances without the JSNs' consent, their compromise of those balances in the Global Settlement did not violate any contractual rights of the JSNs and infringed on no protectable property right of the JSNs.

## The Waiver of the Intercompany Balances Does Not Give Rise to An Adequate Protection Claim

54. The waiver of the Intercompany Balances in the Global Settlement also does not entitle the JSNs to an adequate protection claim. Adequate protection ensures only that a secured creditor receives the benefit of its bargain. *See, e.g., In re WorldCom, Inc.*, 304 B.R. 611, 618-19 (Bankr. S.D.N.Y. 2004). The JSNs bargained only for a lien that could be *compromised at will by the Debtors and the Lender Agent for no consideration*. The JSNs have no legally cognizable interest in the Intercompany Balances entitling them to adequate protection. As such, the waiver of the Intercompany Balances in the Global Settlement could not

result in a diminution of value, because the JSNs are getting exactly what they bargained for with respect to the Intercompany Balances.<sup>11</sup>

- 55. In addition, under the terms of the AFI DIP Order, the JSNs have no adequate protection claim unless they prove that the *aggregate* value of their collateral package as of the Petition Date has declined in value, *i.e.*, that the aggregate value of their collateral package as of the Petition Date was in excess of the value of their collateral today (\$1.745 billion in the Disclosure Statement). The Intercompany Balances cannot get the JSNs above this threshold because the JSNs cannot get over the numerous hurdles to enforceability of those balances as valid and collectible obligations.
- Intercompany Balances constitute debts. As set forth in the Westman and Gutzeit Declarations, there were grave informational deficiencies concerning the balances. Even assuming complete information, when considering the creation and extinguishment of the Intercompany Balances, the balances lack many of the indicia of valid and collectible debt obligations under the elevenfactor *Autostyle* test for recharacterization<sup>12</sup>: (i) the names given to the certificates evidencing the indebtedness; (ii) the presence or absence of a fixed maturity date and schedule of payments; (iii) the presence or absence of a fixed rate of interest and interest payments; (iv) the source of repayments; (v) the adequacy or inadequacy of capitalization; (vi) identity of interest between creditor and stockholders; (vii) the security, if any, for the advances; (viii) the corporation's ability to obtain financing from outside lending institutions; (ix) the extent to which the advances were subordinated to the claims of outside creditors; (x) the extent to which the advance was

<sup>11</sup> The Ad Hoc Group's agreement to waiver of the Intercompany Balances in the prepetition plan support agreement lends further credence to this view. Under the plan term sheet that was agreed upon by AFI and the JSNs pursuant to their respective prepetition plan support agreements, the JSNs agreed to waive Intercompany Balances.

<sup>&</sup>lt;sup>12</sup> Bayer Corp. v. MascoTech, Inc. (In re Autostyle Plastics, Inc.), 269 F.3d 726, 749-50 (6th Cir. 2001).

used to acquire capital assets; and (xi) the presence or absence of a sinking fund to provide repayments.

- 57. The factors that the JSNs' expert, Mr. Bingham, has identified in his expert report (the "Bingham Report") as supporting treatment of certain Intercompany Balances as debt are similarly unpersuasive. Mr. Bingham contends that (i) the balances were reported as receivables/payables in internal accounting records and external financial reports and (ii) certain internal memoranda and correspondence suggest that balances were treated as assets and liabilities. The Bingham Report presents only a limited and distorted view of the Intercompany Balances that ignores the reality that these were merely GAAP-driven bookkeeping entities that were routinely forgiven and not treated as real debt.
- demand repayment of, the balances cannot be inferred from the Debtors' reporting and accounting of intercompany transactions as "intercompany receivables" and "intercompany payables." The Debtors' accounting of intercompany transactions was done in accordance with the accounting policies of AFI, which accounting policies were, in turn, consistent with GAAP. The principal purpose for the Debtors' compliance with AFI's policies was to ensure that the Intercompany Balances on the Debtors' books would properly eliminate so that AFI's consolidated financial reports would be in compliance with GAAP. This conclusion is further supported by the presumption in GAAP and AFI's policy that transactions between related parties are not carried out at arms'-length.
- 59. In addition, the approval process by which the Debtors and non-Debtors forgave Intercompany Balances does not indicate that the Intercompany Balances being forgiven constituted true "debt." When balances were forgiven, the Debtors typically recorded the

forgiveness as a capital contribution rather than as an impact to the profit and loss of either the obligor or the obligee. The fact that approval was required does not prove that the Intercompany Balances constituted true "debt." As subsidiaries of AFI, the Debtors were required to follow the corporate policies that were implemented by AFI, and AFI's corporate policies required approval for capital contributions above a threshold.

### (v) Contentions Regarding the AFI Contribution

### Overview

- 60. In Counterclaims 7, 10, and 35, the JSNs ask the Court to determine that their liens extend to some portion of the AFI Contribution. The Court has already ruled that the JSNs do not have a lien on commercial tort claims or avoidance actions. *See* September 20 Opinion, 497 B.R. at 414-16. Because potential breach of contract claims are the only other type of claims that the JSNs contend the Debtors could have asserted against AFI, the JSNs can succeed in their counterclaims only if they establish that some portion of the AFI Contribution can be attributed to potential breach of contract claims on which the JSNs had a lien. The JSNs' request to allocate the AFI Contribution to potential breach of contract claims on which they have a purported lien fails as a matter of law and fact.
- 61. It is the JSNs' burden to prove: (i) that they have a lien on any purported contract claims; (ii) if there is such a lien, the value attributable to it; and (iii) if there is such a lien, that the release of the lien gives rise to a claim for adequate protection. The JSNs have not, and cannot, meet any of those burdens.
- 62. First, the JSNs cannot meet their burden of showing a lien on any potential breach of contract claims, because the Notes Security Agreement, as a matter of law, could not have granted the JSNs a lien on contract claims that were inchoate at the time the Notes Security Agreement was entered into. Because the Purported Contract Claims between a parent and its

wholly owned subsidiary were unasserted and inchoate prior to the Petition Date, none of these claims could be subject to the JSNs' lien.

- 63. Second, even if the JSNs could prove that they have a lien on purported contract claims, the JSNs cannot carry their burden of establishing the value of any such lien. The AFI Contribution cannot be allocated among causes of action. The JSNs will not be able to show that any such claims were ever filed, nor were any even alleged as contract claims.
- 64. Third, as explained above, the JSNs are not entitled to an adequate protection claim because they cannot prove that the *aggregate* value of their collateral package as of the Petition Date has declined in value, *i.e.*, that the aggregate value of their collateral package as of the Petition Date (inclusive of any contract claims against AFI on which they can prove they have a lien) was greater than \$1.745 billion. Among other reasons, based on the facts set forth below, there are serious issues as to whether the claims they are relying upon were contract claims at all, as well as serious issues with respect to the merits of any such purported claims. The JSNs cannot demonstrate that the failure to allocate for these purported claims somehow resulted in a diminution in value of their collateral, entitling them to an adequate protection claim for the failure to allocate.
- 65. Moreover, even if the JSNs would otherwise have a lien on any portion of the AFI Contribution, the lien should not attach pursuant to the "equities of the case" exception of section 552(b) of the Bankruptcy Code.

# Factual Background: The Committee's Investigation, the Global Settlement, and the Examiner Report

66. The Debtors entered bankruptcy having pre-negotiated the terms of a chapter 11 plan with their parent, AFI, certain holders of Junior Secured Notes, and certain holders of RMBS. Pursuant to several interrelated plan support agreements entered with these

parties, the Debtors had agreed to pursue the expedited confirmation of a plan premised on AFI's payment of \$750 million in exchange for the broad release of claims against it and its non-debtor subsidiaries and affiliates held by the estates and third parties (the "Original AFI Settlement").

- 67. For a variety of reasons, discussed in the Direct Testimony of John S. Dubel (the "<u>Dubel Declaration</u>"), submitted contemporaneously herewith, the Committee was dissatisfied with the Original AFI Settlement and related agreements, and determined to commence an investigation of both the process by which the various settlements were entered and the underlying merits of the settlements.
- 68. On June 5, 2012, the Court granted the Committee's request for authority to serve a subpoena seeking discovery from the Debtors, AFI, and AFI's parent, Cerberus Capital Management LP, and the Committee commenced an investigation of pre- and postpetition transactions among the Debtors and AFI (the "AFI Investigation").
- 69. While the AFI Investigation was underway, the Bankruptcy Court appointed the Honorable Arthur J. Gonzalez as examiner (the "Examiner") and authorized him to conduct a separate investigation. The respective investigations of the Examiner and the Committee, as authorized by the Bankruptcy Court, were co-extensive.
- 70. The Committee was heavily engaged in the discovery and investigation of claims against AFI from June 2012 through the first half of 2013. During this period, the Committee Professionals reviewed nearly nine million pages of documents and applied extensive accounting, financial, economic, tax, and valuation expertise.
- 71. Based on its investigation, the Committee determined that the estates held claims against AFI based on alter ego/veil piercing, fraudulent conveyance, preferential transfer, recharacterization, equitable subordination, breach of fiduciary duty, and aiding and abetting

breach of fiduciary duty. Notably, the alter ego/veil piercing claims had the potential to impose responsibility for *all* liabilities of the estates on AFI. The Committee's conclusion, based on months of diligence and analysis, was that \$750 million would provide an insufficient recovery for creditors that did not justify the proposed releases.

- 72. By January 2013, the Committee began active negotiations with AFI. The Committee and AFI made presentations to one another concerning the potential claims and defenses. The Committee similarly made presentations to the Examiner concerning the same potential estate claims.
- 73. On April 11, 2013, the Committee filed a motion seeking standing to prosecute and settle claims against AFI on the estates' behalf (the "Standing Motion"). The claims the Committee sought standing to prosecute sounded in veil-piercing, fraudulent transfer, indemnification, pre-petition preference, and equitable subordination. The Standing Motion did *not* seek standing to prosecute any contract claim against AFI. The Debtors, the only other estate fiduciary, supported the Standing Motion.
- 74. On April 19, 2013, Wilmington Trust, National Association ("Wilmington Trust"), solely in its capacity as indenture trustee for the Senior Unsecured Notes issued by ResCap (the "Senior Unsecured Notes Trustee"), filed a motion seeking standing to prosecute claims belonging to the ResCap estate, including: claims based on the fraudulent transfer of ResCap's interest in Ally Bank; fraudulent transfer claims against AFI, GMACM, and RFC relating to debt forgiveness; the disallowance of certain claims of AFI, GMACM, and RFC; constructive trust, indemnification, contribution, and aiding and abetting breach of fiduciary duty

claims against AFI; and breach of fiduciary duty claims against the directors and officers of ResCap. 13

- 75. The Honorable James M. Peck was appointed as global plan mediator (the "Mediator") on December 26, 2012. From January through the end of May 2013, in dozens of meetings and innumerable conference calls, the principal creditor constituencies in these cases met with the Mediator and with one another.
- 76. Beginning in late April 2013, the Mediator convened a series of large group mediation sessions at Kramer Levin's offices in New York. The first of these sessions lasted approximately twelve hours and was attended by over 140 participants, consisting of approximately 29 creditors or creditor group business representatives, accompanied by approximately 75 attorneys and 36 financial advisers. Over the next month, approximately six more large group mediation sessions were held, as well as numerous conference calls and smaller group meetings.
- 77. After months of intensive, arms-length negotiations at the global mediation sessions, the Mediation yielded a global compromise of estate and creditor claims and issues (the "Global Settlement"). On or about May 13, 2013, the Debtors, the Committee, a majority of the Debtors' creditor constituencies, and AFI executed a plan support agreement and term sheet (the "Plan Support Agreement" and "Plan Term Sheet," respectively). These documents outlined the main terms of the Plan and the resolution of many complex legal issues involving the Debtors' largest claimant constituencies, and provided a framework for the Debtors' emergence from bankruptcy.

<sup>&</sup>lt;sup>13</sup> Wilmington Trust also asserted claims it believed belonged to the Senior Unsecured Notes Trustee, including breach of the Notes Indenture, successor liability, breach of good faith and fair dealing and alter ego, tortious interference with contract, and equitable subordination.

- 78. By its terms, the Plan Support Agreement expressly denied the signatories an opportunity to renegotiate following release of the Examiner's Report. This reflected the parties' view that the Examiner's analysis and conclusions were not the basis of the Global Settlement and, in fact, could jeopardize all progress achieved in the Mediation.
- 79. Among other things, the Plan Term Sheet provided for AFI to furnish the estates with \$2.1 billion in plan funding (the "AFI Contribution") and to receive a global release of estate and third party claims.
- 80. After entry into the Plan Support Agreement, the parties resumed large group mediation over the terms of a supplemental plan term sheet (the "Supplemental Plan Term Sheet" and together with the Plan Term Sheet, the "Term Sheets"). The key subject of the Supplement Plan Term Sheet was the resolution of intercreditor and inter-debtor disputes made possible by AFI's commitment to contribute \$2.1 billion.
- 81. These negotiations culminated at approximately 9:00 a.m. on May 23, 2013, when the parties released their signature pages to the Supplemental Term Sheet and the Debtors filed a motion seeking authority to enter into and perform under the Plan Support Agreement and Terms Sheets.
- Debtors' entry into the PSA and related term sheets (the "PSA Motion"). On June 26, 2013, the Bankruptcy Court authorized the Debtors to enter into and perform under the Plan Support Agreement and Term Sheets. In accordance with this agreement, the Debtors and the Committee proposed the *Joint Chapter 11 Plan Proposed by Residential Capital, LLC, et al. and the Official Committee of Unsecured Creditors* (the "Plan"). The Plan implements and embodies the Global Settlement.

- the Examiner issued his report (the "Examiner Report") detailing his investigation and identifying and evaluating certain claims purportedly held by the estates and third parties. The Examiner did not release his report to the public or the parties to the case. Rather, he delivered it to the Bankruptcy Court where it was placed under seal. After the Court approved the PSA Motion, on June 26, 2013 more than a month after the Global Settlement and the Term Sheets had been fully agreed the Bankruptcy Court unsealed the Examiner's Report, and the Examiner's conclusions became available to the Debtors, their creditors and other stakeholders for the first time.
- Examiner Beport identified a variety of potential claims that the Examiner believed the estates could have been brought against AFI, many of which were avoidance or commercial tort claims (on which, per the Court's earlier ruling, the JSNs could have no lien). The Examiner Report also identified the following potential claims that the JSNs are now characterizing as contract claims: (i) misallocation of revenues on loans brokered by GMACM (the "Revenue Misallocation Claim"); (ii) failure to pay the value of purchased MSRs (the "MSR Swap Claim"); and (iii) avoidance of a 2009 tax allocation agreement (the "Tax Allocation Claim" and together with the Revenue Misallocation Claim and the MSR Swap Claim, the "Purported Contract Claims"). The Purported Contract Claims have never been asserted against AFI by any party.
- 85. As set forth in the Dubel Declaration, the Examiner's conclusions had no influence on the Committee's approach to the Mediation and did not affect the terms of the

<sup>&</sup>lt;sup>14</sup> The JSNs identified another contract claim as well, but Judge Lyons allocated it no value in his analysis.

Global Settlement. In fact, the Examiner's Report remained under seal in the Bankruptcy Court until after the Plan Support Agreement had been signed and submitted to the Court for approval.

Examiner's conclusions or the claims he purported to identify. AFI, like everyone else, was able to review the Examiner Report only *after* the Global Settlement had been reached. Moreover, as set forth in the Direct Testimony of James N. Young, Chief Financial Officer of Ally Bank, AFI does not believe the Purported Contract Claims to be meritorious. And, as set forth in the Direct Testimony of Michael A. Carpenter, Chief Executive Officer of AFI, AFI did not allocate the AFI Contribution among the individual Debtor entities or to any particular cause of action asserted against AFI. Instead, while AFI believed it would have defeated any claims asserted by the Debtors or other parties, AFI believed it would have taken an extended period of time to litigate those claims and it entered into the Global Settlement to achieve global peace.

#### The JSNs Have Not Met Their Burden To Prove a Lien on Contract Claims

Before even reaching the issue of allocation, the JSNs must show that they have a security interest that extends to the Purported Contract Claims. They cannot. The Notes Security Agreement, as a matter of law, could not have granted the JSNs a lien on contract claims that were inchoate at the time the Notes Security Agreement was entered into and as to which no claims were asserted prior to the Petition Date. *See Capital Nat'l Bank of N.Y. v. McDonald's Corp.*, 625 F. Supp. 874, 879 (S.D.N.Y. 1986) ("[O]ne can only assign a chose in action that is sufficiently choate. . . . A breach of contract claim that existed at the time a security interest was granted, then unbeknownst to the creditor, does not 'partake of the requisite nature of collateral to which a security interest may adhere.'") (citation omitted); *Gonzalez v. Profile Sanding Equip. Inc.*, 776 N.E. 2d 667, 680 (III. App. Ct. 2002) ("chose in action" does not

include potential or inchoate claims; putative claim that has neither been asserted nor commenced is a "potential chose in action") (emphasis in original).

- 88. Because the Purported Contract Claims between a wholly owned subsidiary and its parent company were unasserted and inchoate prior to the Petition Date, none of these claims could be subject to the JSNs' lien. To date, none of these claims has been brought against AFI (or even asserted in the Standing Motion). As a result, even if the Notes Security Agreement had purported to grant the JSNs a lien on contract claims, the JSNs have no lien on any of the potential claims identified by the JSNs.
- 89. Even if the JSNs could prove that they had a lien on any identifiable contract claim against AFI, under the Intercreditor Agreement, AFI, as First Priority Collateral Agent, retained the ability to release that lien. By entering into the Global Settlement which provides for the release of all estate claims, AFI effectively released any lien the JSNs can assert.
- 90. In any event, the JSNs do not have a lien on the MSR Swap Claim because, as was proven in Phase I of the JSN Adversary Proceeding, as part of the May 14, 2010 release of Collateral, the JSNs released all "Servicing Rights Collateral," "all agreements, contracts, documents, and instruments if and to the extent evidencing or related to the Servicing Rights Collateral," and all "General Intangibles (including Payment Intangibles)" related thereto.
- 91. As noted in the Lyons Report, the MSR Swap Claim arises under a swap arrangement that transferred the economics of Ally Bank's MSRs, including the daily fluctuations in Ally Bank-originated MSR values and the economics of servicing (i.e., the servicing related income and fees) to GMACM in exchange for GMACM paying a LIBOR-based rate of return to Ally Bank. (*See* Lyons Report at 16.) The servicing-related income and fees were derived from a servicing agreement, dated as of August 21, 2001, as amended,

between GMACM and the Bank (the "Servicing Agreement") under which Ally Bank's MSRs were serviced by GMACM for a fee. Thus, the MSR Swap was related to and worked in conjunction with the Servicing Agreement, as GMACM's compensation under the Servicing Agreement directly impacted GMACM's recovery under the MSR Swap.

92. Because the release includes "all agreements, contracts, documents, and instruments if and to the extent evidencing or related to the Servicing Rights Collateral," and because Servicing Rights Collateral is defined to include, *inter alia*, the "Servicing Rights," "the Servicing Contracts and all rights and claims thereunder," and all income associated with the Debtors' mortgage servicing rights (in each case, other than GSE MSRs), that release unquestionably covers the Servicing Agreement and therefore covers any alleged value that could have been recovered on account of the MSR Swap Claim.

## If The Global Settlement Is Approved, The JSNs' Lien (If Any) Has Zero Value For Determining The Amount Of Their Secured Claim

- 93. If the Plan is confirmed and the Global Settlement approved, there will be no allocation of the AFI Contribution among causes of action. As a result, no value adheres to any lien on the Purported Contract Claims from the AFI Contribution. Neither the parties nor the Court is required to allocate the AFI Contribution, because it is simply not allocable.
- 94. Moreover, the very concept of "allocation" of the settlement among potential causes of action is fundamentally misplaced. Where, as here, a settlement fund relates to a broad array of potential claims, some of which might be encumbered by a creditor's lien and others not, a court is not required to trace recoveries to specific causes of action. Rather, the settlement fund is better viewed as a "new asset," not subject to preexisting liens. *See, e.g., Nat'l Commc'ns Ass'n v. Nat'l Telcommc'ns Ass'n*, 1995 WL 236731 (S.D.N.Y. Apr. 14, 1995).

95. Treating the AFI Contribution as a new asset rather than "proceeds" of any preexisting collateral is particularly appropriate in this case, for at least two reasons. First, no claims were ever asserted against AFI. The JSNs rely on the Examiner Report to identify claims, but the Examiner Report is hearsay and does not constitute evidence of the existence or merit of any claims against AFI. Moreover, the claims identified in the Examiner Report could not have served as a basis for the AFI Contribution for the simple reason that the report was released *after* the settlement with AFI was reached. Finally, neither the Committee nor the SUN Trustee, in their Standing Motions (filed prior to the settlement), referenced the Purported Contract Claims. To allocate or trace any portion of the proceeds of the AFI Contribution to such contract claims would amount to a determination that AFI had paid a substantial sum to settle claims that no one had asserted – an absurd result.

96. Second, even more so than in *National Communications*, the settlement proceeds at issue here are truly a "new" asset in that they never could have been obtained absent the intervention of bankruptcy. Pursuant to section 552(a) of the Bankruptcy Code, "property that the estate acquired after the petition is not subject to the prepetition security agreement, even though the agreement expressly provided that it extends to after-acquired property." *Nanuet Nat'l Bank v. Photo Promotion Assocs., Inc. (In re Photo Promotion Assocs, Inc.)*, 61 B.R. 936, 938 (Bankr. S.D.N.Y. 1986); *see* 11 U.S.C. § 552(a). As with liens generally (*see* above discussion of burden), "[f]or purposes of section 552(a), the burden of proving that a lien survives postpetition has been placed upon the secured party." 5 Collier on Bankruptcy ¶ 552.01[4] (16th ed. 2013). The JSNs cannot meet their burden. Without the promise of broad estate and third party releases, which were obtainable only in bankruptcy, AFI would not have agreed to the \$2.1 billion AFI Contribution. The settlement fund is after-acquired property – not

proceeds of any prepetition collateral – and is therefore not subject to the JSNs' liens pursuant to section 552 of the Bankruptcy Code.

### The JSNs Have Not Met Their Burden of Establishing That Their Liens Extend to Any Portion of the AFI Contribution

- 97. Even if the Court undertook to allocate the AFI Contribution, the JSNs – who bear the burden of proof – have provided no basis on which to allocate value to the Purported Contract Claims. The JSNs rely on the Examiner Report to identify claims as to which portions of the AFI Contribution should be allocated. But the Examiner Report, as just explained, did not form the basis for the Global Settlement. The Committee conducted an extensive investigation, reviewing many species of claims held by the estates. Based on that investigation – and alongside the Mediation – the Committee filed a motion seeking standing to prosecute certain claims against AFI. The Committee's motion, and the standing motion filed by the SUN Trustee – which are the best contemporaneous evidence of what the settling parties believed the potential claims against AFI to be – identified claims based on theories of veil piercing/alter ego claims, tort and various forms of avoidance action. The motions did not seek to pursue contract claims on behalf of the estates. The evidence will show, moreover, that AFI assigned no value to the Purported Contract Claims in agreeing to the Global Settlement. In fact, AFI did not assign value to any individual claims – which it viewed as universally weak – but rather paid for global peace and a blanket release.
- 98. The JSNs' failure of proof is not remedied by the report (the "Lyons Report") of their proffered expert, Raymond T. Lyons. Judge Lyons did little more than review the Examiner Report (which constitutes inadmissible hearsay), adopt certain of its conclusions about the viability of potential claims as his own, and then arbitrarily assign values to those claims. The Lyons Report's opinions regarding the potential value of certain causes of action

add nothing to this Court's own review of the potential claims. In fact, the Lyons Report violates the well-settled rule barring purported expert opinion on domestic legal issues – again, usurping the Court's role. Moreover, the Lyons Report relies on no independent or corroborative factual investigation. Other than a handful of contracts, the report's conclusions rely on none of the approximately 10 million pages of documents in the Examiner Database. And Judge Lyons interviewed none of the 83 witnesses to whom the Examiner spoke.

- standards set forth in *Daubert v. Merrell Dow Pharmaceuticals, Inc.*, 509 U.S. 579 (1993), and subsequent case law and rules. The report expressly disclaims employing mathematical models even as it proceeds to apply "a non-formulaic, nuanced approach" to calculating disparate ranges of ostensibly reasonable settlement values for dozens of hypothetical claims. (*See* Lyons Report at 3.) No authoritative texts or treatises are cited in support of this non-formulaic, nuanced approach. Meanwhile, methods that the report does employ *e.g.*, a "discount method," "settlement value" assessments, and "likely settlement negotiation scenario[s]" (*id.*) are subjective, inconsistent, and in no apparent way verifiable. The methods are also inherently speculative, inasmuch as none of the parties in these cases have instituted litigation of the claims that the report identifies, much less negotiated over their resolution. For these and other reasons, the Plaintiffs have filed a motion *in limine* to preclude the JSNs from offering Judge Lyons' testimony. Even if admitted, the Lyons Report should be accorded no weight.
- 100. Finally, certain of the purported contract claims identified by the JSNs are not contract claims at all. The Tax Allocation Claim and the Revenue Misallocation Claim are avoidance actions or commercial tort claims. The Tax Allocation Claim is premised on the alleged failure to honor payment obligations under an initial 2009 agreement that ResCap never

signed.<sup>15</sup> That agreement was expressly superseded by a second tax allocation agreement, executed by all parties, which contained no such payment obligations. As Judge Lyons states, "to prevail on a claim for breach of contract damages related to the First 2009 Tax Allocation Agreement," a court would have "to set aside the Second 2009 Tax Allocation Agreement . . . as a fraudulent transfer." (Lyons Report at 37.) He proceeds to concede that "there are still significant risks associated with that claim." (*Id.*) Accordingly, any proceeds of that claim must be considered avoidance action proceeds upon which the JSNs do not have a lien. Alternatively, any such claim premised on breach of contract would have no value to the JSNs as the predicate act – *i.e.*, the avoidance of the subsequent tax allocation agreement – will never occur. <sup>16</sup>

Claim as a contract claim is misplaced. First, the Committee sought standing to pursue claims sounding not in contract but in constructive and actual fraudulent transfer arising from the MMLPSA and Swap agreements between Ally Bank and GMACM. In any event, the JSNs do not point to a single contractual provision that was in fact breached by AFI. Nor could they, as this alleged claim arises from the interaction of multiple agreements executed for different purposes over many years – namely, the MMLPSA, the Pipeline Swap and MSR Swap, and a Broker Agreement. Rather, their own purported expert, Judge Lyons, acknowledges that, in order to succeed on a contract-based claim, a plaintiff would need to rely on alleged oral modifications to preexisting agreements that did not permit such oral modifications. (Lyons

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<sup>&</sup>lt;sup>15</sup> In his November 6, 2013 deposition in this matter, Mr. James Young, the ResCap officer who would have signed that agreement, described it as a "draft [that] was not arm's-length." (Young Deposition at 142:18.)

<sup>&</sup>lt;sup>16</sup> The JSNs have previously argued that the Second 2009 Tax Allocation Agreement would fail for lack of consideration, such that an avoidance action would not be necessary. This is incorrect as a matter of law. The state law rule on which the JSNs relied, which held that performance of a "pre-existing duty" cannot be consideration for modification, has been eliminated by two separate Michigan statutes, each providing that written modification of existing contracts need not be supported by consideration. *See* Mich. Comp. Laws §566.1; *id.* §440.2209. The two cases the JSNs have previously cited address oral modifications, and are thus irrelevant to the written modification of the tax allocation agreement.

Report at 13.) As the Lyons Report tellingly observes, "it is possible that the contemplated allocation of revenues was not mandated by the terms of the 2008 MMLPSA and Pipeline Swap. If so, GMACM would need to prove that the contemporaneous Brokering Consumer Loans to Bank Project documentation and the parties' ensuing implementation of the arrangement constituted a written modification of those agreements to provide for the contemplated revenue allocation." (*Id.*)

from transactions under the MSR Swap. This is an absurd proposition, in the first place because the JSNs' own expert, who describes his views on this claim as being in "agree[ment] with the Examiner's analysis and conclusions" (Lyons Report at 19), affirmed at deposition that "the examiner concluded this claim was more likely not to prevail." (Lyons Deposition 323:21-24.) Substantively, the claim ostensibly turns on what Mr. Young described as the "nonsensical" notion that Ally Bank insufficiently compensated GMACM for MSRs arising from mortgage loans that the Bank acquired independently of GMACM. (*See* Young Deposition at 203.) It also would require that a court reform the parties' contractual agreement in a manner contrary to the parties' consistent practice, and quite possibly contrary to Ally Bank's regulatory requirements, as the JSNs' own expert also notes. (*See* Lyons Report at 19.)

## The Failure To Allocate The AFI Contribution Does Not Give Rise To An Adequate Protection Claim

103. As with the Intercompany Balances, assuming the JSNs could prove that they had a lien on any identifiable contract claim against AFI, the lien was illusory and without value as of the Petition Date. Any contract claim against AFI held by RFC, ResCap or other grantors and obligors under the Revolver Facility would constitute collateral of the Lender Agent. As discussed above, under the Intercreditor Agreement, the Lender Agent – along with

the First Priority Collateral Agent – retained the exclusive right to release its liens on any collateral and such release would be automatically binding on the JSNs, without the need for their consent. *See* Intercreditor Agreement §§ 3.1(b), 5.1(a), 7.3(d) and Notes Indenture § 8.04(a). Accordingly, the JSNs' purported lien on contract claims against AFI was valueless and wholly illusory, and the waiver of the JSNs' purported liens on contract claims against AFI did not result in a diminution in value of their collateral for purposes of adequate protection.

under the terms of the Cash Collateral Order, the JSNs are not entitled to an adequate protection claim unless they prove that the *aggregate* value of their collateral package as of the Petition Date has declined in value, *i.e.*, that the aggregate value of their collateral package as of the Petition Date was greater than \$1.745 billion. The Purported Contract Claims cannot get the JSNs above this threshold, because, as noted above, (i) all of the Purported Contract Claims were inchoate at the time the Notes Security Agreement was entered into, (ii) at least two of the Purported Contract Claims were actually avoidance action on which the JSNs have no lien, (iii) the third Purported Contract Claim (the MSR Swap Claim) is not subject to their lien as a result of the May 14, 2010 release, and (iv) all of the claims faced numerous hurdles to enforceability as valid claims that make it impossible for the JSNs to carry their burden of proving that the Purported Contract Claims had a specified inherent value on the Petition Date.

#### Section 552(b) Cuts Off the JSNs' Lien (If Any) on the AFI Contribution

105. As set forth above, the AFI Contribution is best viewed as a new asset – *i.e.*, after-acquired property rather than the proceeds of prepetition collateral. Under section 552(a) of the Bankruptcy Code, the JSNs' lien does not extend to after-acquired property that is not proceeds of their original collateral.

to some portion of the AFI Contribution, the Court should exercise its discretion to apply section 552(b) of the Bankruptcy Code to the JSNs' liens. Under the "equities of the case" doctrine, the JSNs should not benefit from the \$2.1 billion AFI Contribution that is an essential element of an extensively-negotiated postpetition global settlement that the JSNs had no role in creating and, indeed, have actively opposed. It would be inequitable and contrary to section 552(b) for the JSNs to agree to a lower initial settlement, sit on the sidelines as the Committee worked to increase the size of the AFI Contribution, and then receive a windfall from the Committee's efforts. The JSNs are sharing in the AFI Settlement by receiving full payment of their unsecured deficiency claims under the Plan; they are entitled to no more.

#### (vi) Contentions Regarding Adequate Protection

Balances and potential claims against AFI will be released. The JSNs assert that this will result in a diminution in value of their aggregate collateral from the Petition Date to the Plan's effective date. The JSNs are incorrect. Even assuming the JSNs had any liens on any Intercompany Balances or claims against AFI, the value of those liens was negligible, if not zero. Among other things, the JSNs' liens on both Intercompany Balances and claims against AFI, if any, were subject to waiver at any time without the JSNs' consent. Such illusory liens have no value and their waiver under the Plan for no consideration is perfectly in keeping with the rights the JSNs' bargained for. The JSNs bear the burden of proof in establishing a diminution in value, and they will not be able to show that the waiver of their purported liens resulted in any diminution in value.<sup>17</sup>

<sup>&</sup>lt;sup>17</sup> At a minimum, the value of the Intercompany Balances should not take into account the AFI Contribution, which is only being funded as part of the Global Settlement. As noted in the Confirmation Brief, each settlement that is

#### (vii) Contentions Regarding Subordination of Claims

108. In Counterclaims 32-34, the JSNs ask the Court to declare that "any allowed claim asserted by" an RMBS Trust, Monoline Insurer, or RMBS Certificate-Holder "be subordinated to all general unsecured claims, including intercompany claims, pursuant to [sic] section 11 U.S.C. § 510(b) of the Bankruptcy Code." Defs.' First Amended Counterclaims [Adv. No. 13-01277, Dkt. No. 60] ¶¶ 238, 242, 246. The Court should dismiss these counterclaims for two separate and independent reasons.

Certificate-Holders (the "RMBS Claims") are being settled as part of the Global Settlement. The Court has already held that it is permissible for a debtor to settle claims that could potentially be subject to § 510(b) subordination. *In re Residential Capital, LLC*, 497 B.R. 720, 751-52 (Bankr. S.D.N.Y. 2013) (approving FGIC settlement agreement). This settlement and plan treatment necessarily resolves any allegation by any party in interest, including the JSNs, that the RMBS Claims are subject to mandatory subordination under § 510(b). As a result, there is no actual, substantial, or justiciable controversy between the Debtors and the Defendants that could warrant declaratory relief under 28 U.S.C. § 2201, and Counterclaims 32-34 should be dismissed. Also, the counterclaims should be dismissed because the Global Settlement has currently rendered them moot, they are not ripe for adjudication, and they will be permanently mooted if the Plan is approved. The JSNs have tacitly conceded that their § 510(b) claims are not properly asserted in these adversary proceedings by having asserted them in their Plan objection, which will be

part of the Global Settlement, including the agreement to waive the Intercompany Balances, was an integral part of the Global Settlement. Thus, the Global Settlement (and concomitant AFI Contribution) would not have been possible without the waiver of the Intercompany Balances as true debt.

resolved through plan confirmation proceedings. JSN Plan Obj. [Case No. 12-12020, Dkt. No. 5443] ¶¶ 75-91.

Holders are required parties to these adversary proceedings because a judgment on Counterclaims 32-34 would impair or impede their ability to protect their interests. *See* Fed. R. Civ. P. 19(a). The JSNs' failure to join them as parties bars the Court from granting relief under Counterclaims 32-34 in their absence, and may also warrant dismissal of the counterclaims. *See* Fed. R. Civ. P. 41(b). Plaintiffs preserved their right to assert this defense, and put the JSNs on notice of their failure to join all required parties, through Plaintiffs' Twelfth Affirmative Defense: "The Defendants' claims are barred, in whole or in part, because the Defendants failed to join a party under Rule 19 of the Federal Rules of Civil Procedure, made applicable to this Adversary Proceeding by Rule 7019 of the Federal Rules of Bankruptcy Procedure." Pls.' Answer [Adv. Case No. 13-01277, Dkt. No. 69] ¶ 263.

#### (viii) Contentions Regarding Default Interest and Fees

a Phase II issue, the Court has previously indicated it will not rule on the issue unless and until it determines that the JSNs are oversecured. *See* Aug. 28 Hr'g Tr. 179:22-180:10. Nevertheless, the Defendants now contend that they are entitled to reimbursement for fees and expenses of \$38.8 million incurred between June 1, 2013 through October 31, 2013 (and additional fees and expenses incurred thereafter), regardless of whether they are oversecured. Plaintiffs contend that Defendants are not entitled to reimbursement of these fees and expenses because the Defendants are undersecured and because the asserted fees and expenses are patently unreasonable. The JSNs cannot burden the estates with such enormous expense (their own in addition to those

imposed in defense), particularly in the event the outcome of their scorched-earth litigation strategy is a determination that they are undersecured.

- 112. Indeed, in Count XIV of the Committee Complaint, the Committee seeks to recharacterize all postpetition payments of fees, costs, and expenses made to, or incurred for the benefit of, the Secured Parties, as undersecured creditors, as payments against the principal amount of the Notes Obligations.
- expenses from the estates over and above the amount of the JSNs' claim recovery because the JSNs are undersecured. While the Notes Trustee is entitled to *reasonable*<sup>18</sup> postpetition fees and expenses out of the JSNs' claim recovery as provided for by the charging lien mechanism contained in the Notes Indenture, *nothing* in the Notes Indenture, the JSN Security Agreement, any other relevant prepetition agreement, the Bankruptcy Code, or applicable law provides the Ad Hoc Group or individual Junior Secured Noteholders with a similar right whether the JSNs are determined to be over *or* undersecured. Moreover, to the extent that the JSNs are oversecured, the Notes Trustee's recovery of postpetition fees, costs and expenses (upon mandatory application pursuant to Bankruptcy Rule 2016) is expressly limited to those fees, costs and expenses determined by the Court to be "reasonable" pursuant to section 506(b) of the Bankruptcy Code and applicable case law. The JSNs have not met their burden to show the amount of their fees, costs and expenses at all let alone their reasonableness.
- 114. In addition, for the reasons set forth in the Plaintiffs' briefing in connection with the earlier motions to dismiss in these adversary proceedings, the JSNs are not

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<sup>&</sup>lt;sup>18</sup> The Notes Trustee's entitlement to any such fees, costs and expenses from the estates is expressly subject to the reasonableness requirements contained both in the Notes Indenture, and, *inter alia*, section 1129(a)(4) of the Bankruptcy Code.

entitled to default rate interest, and, depending on the equities of the case, may not even be entitled to base contract rate interest. As the Second Circuit has made clear, the contract rate does *not* control for purposes of awarding interest under section 506 of the Bankruptcy Code. *See Key Bank, N.A. v. Milham (In re Milham)*, 141 F.3d 420, 423 (2d Cir. 1998) (contract rate does not control). Finally, the Plaintiffs will present argument regarding the proper accretion of OID over the course of the bankruptcy proceedings at the appropriate time, if the issue becomes necessary to decide.

#### (ix) Contentions Regarding Aggregation of Collateral

post-petition interest only if they are oversecured by reference to the assets at any given debtor, *i.e.*, each of the JSNs' claims must be evaluated to determine whether it is oversecured by assets at the Debtor against which the claim is asserted.<sup>21</sup> In response to this argument, the JSNs have suggested that they may have responses or defenses emanating from sections 502(e) and 509(c) of the Bankruptcy Code. The JSNs have steadfastly refused to explain or substantiate these theories, and the Plaintiffs do not believe they have any bearing on the allowance of the JSNs' claims. However, the Plaintiffs reserve the right to respond to any additional arguments raised by the JSNs in this regard.

<sup>&</sup>lt;sup>19</sup> See Memorandum of Law in Support of the Debtors' and Official Committee of Unsecured Creditors' Motion to Dismiss Certain of the Defendants' Counterclaims at 27-28 [Adv. No. 13-01343, Dkt. No. 22]; Reply Brief of the Debtors and Official Committee of Unsecured Creditors in Support of Their Motion to Dismiss Certain of the Defendants' Counterclaims at 23-25 [Adv. No. 13-01343, Dkt. No. 40].

<sup>&</sup>lt;sup>20</sup> See also, e.g., In re Coram Healthcare Corp., 315 B.R. 321, 347 (Bankr. D. Del. 2004) (determining, based on unsecured noteholders' conduct, that awarding interest at contract rate would be inequitable).

<sup>&</sup>lt;sup>21</sup> See Debtors' and Official Committee of Unsecured Creditors' Memorandum of Law in Opposition to Defendants' Motion to Dismiss the Debtors' First Amended Complaint at 5-16 [Adv. No. 13-01343, Dkt. No. 30]; Plaintiffs' Phase I Post-Trial Brief at 60-66 [Adv. No. 13-01343, Dkt. No. 134].

#### INDENTURE TRUSTEE AND AD HOC GROUP OF JUNIOR SECURED CREDITORS' CONTENTIONS

#### I. RESERVATION OF RIGHTS AND INCORPORATION BY REFERENCE

- 1. Set forth below is a non-exhaustive statement of the JSNs' contentions as to the ultimate issues of fact and law to be tried. The statement is not intended to waive, and does not waive, any rights with respect to claims previously dismissed.
- 2. The JSNs hereby incorporate by reference the factual and legal arguments set forth in the Objection of the Notes Trustee and Ad Hoc Committee of Junior Secured Noteholders to Confirmation of Plan Proponents' Chapter 11 Plan, dated October 22, 2013 [Dkt. No. 5443] (the "Plan Objection") and the Statement of UMB Bank, N.A. With Respect to Objection of Wells Fargo Bank, N.A. to Confirmation of the Joint Chapter 11 Plan [Dkt. No. 5636].

# II. THE JSNs HAVE VALID AND ENFORCEABLE LIENS ON THE DEBTORS' BREACH OF CONTRACT CLAIMS AND INTERCOMPANY CLAIMS

#### A. The JSNs' Collateral Package

- 3. On or about June 6, 2008, Residential Capital, LLC ("ResCap"), as issuer, entered into an indenture with U.S. Bank National Association as Indenture Trustee (the "Notes Indenture").
- 4. Pursuant to the Notes Indenture, ResCap obligated itself to pay in full all principal, interest, and fees due to the JSNs under the Notes Indenture. (Notes Indenture §§ 4.01, 10.01.)
- 5. Simultaneously with the Notes Indenture, ResCap, as issuer (the "<u>Issuer</u>"), and GMAC-RFC Holding Company, LLC; GMAC Mortgage, LLC ("<u>GMACM</u>"); GMAC Residential Holding Company, LLC ("<u>ResHolding</u>"); HomeComings Financial, LLC

("<u>HomeComings</u>"); and Residential Funding Company, LLC ("<u>RFC</u>"), as guarantors (the "<u>Guarantor Debtors</u>," and together with the Issuer, the "<u>Grantors</u>"), entered into the Amended and Restated Third Priority Pledge and Security Agreement and Irrevocable Proxy, dated as of December 30, 2009 (the "<u>JSN Security Agreement</u>").

- 6. Pursuant to the JSN Security Agreement, the JSNs received security interests (collectively, the "JSN Liens") in certain of the assets of the Grantors (the "JSN Collateral"), including an "all asset" lien on the assets of the Grantors, as well as security interests and pledges as to specific assets, including "General Intangibles" and the proceeds therefrom. (JSN Security Agreement § 2.)
- 7. The JSN Security Agreement grants the JSNs a blanket lien on "all Assets" of the Grantors, "whether now or hereafter existing, owned, or acquired," including, *inter alia*, Accounts, Chattel Paper, Deposit Accounts, Documents, General Intangibles, Goods, Instruments, Money, and, "to the extent not included in the foregoing, all other personal assets and property of any kind or description." (JSN Security Agreement § 2.)
- 8. The grant of these security interests is subject only to a very few, expressly identified exceptions. For example, the JSNs' security interest in the Grantors' commercial tort claims was limited to those specifically listed on a schedule to the JSN Security Agreement. (*Id.*) Although the JSNs' security interest in commercial tort claims was limited to those claims specifically identified on the schedule, no such effort was made to limit the JSNs' security interest in the Grantors' breach of contract claims.

- 9. In addition, pursuant to the JSN Security Agreement, certain Debtors (the "Equity Pledgors")<sup>22</sup> granted to the JSNs pledges of equity (the "Equity Pledges") in certain other Debtors (the "Pledged Equity Issuers")<sup>23</sup>.
- and are the beneficiaries of material intercompany claims from Debtor and non-Debtor entities. (JSN Security Agreement §§ 2, 3, 4.) Because most of the Pledged Equity Issuers have no material creditors, any distributions to debtor entities who owe money to the Pledged Equity Issuers having value.<sup>24</sup>
- 11. The JSN Security Agreement granted a security interest in these assets "whether now or hereafter existing, owned or acquired and wherever located and howsoever created, arising or evidenced as." (*Id.* § 2.)
- 12. The Debtors have stipulated that "the liens and security interests granted to secure the [JSNs] . . . are valid, binding, perfected, and enforceable first priority liens on and security interests" in the property constituting collateral under the Indenture and Notes Security Agreement.<sup>25</sup>
- 13. The JSN Collateral includes (i) intercompany claims on which the JSNs possess a direct lien (the "<u>Direct Lien Intercompany Claims</u>"); (ii) claims against Ally, such as

<sup>&</sup>lt;sup>22</sup> The Equity Pledgors are GMAC Model Home Finance I, LLC; Developers of Hidden Springs, LLC; DOA Holding Properties, LLC; Equity Investment IV, LLC; RFC Construction Funding, LLC; RFC Asset Holdings II, LLC; and Passive Asset Transactions, LLC.

<sup>&</sup>lt;sup>23</sup> The Pledged Equity Issuers are identified in Items A through C of Attachment I to the JSN Security Agreement.

<sup>&</sup>lt;sup>24</sup> Rescap and the Guarantor Debtors are also "Pledgors" under the JSN Security Agreement. (JSN Security Agreement § 1.)

<sup>&</sup>lt;sup>25</sup> Final Order Under Sections 105, 361, 362, 363, and 364 of the Bankruptcy Code and Bankruptcy Rules 2002, 4001, 6004, and 9014 (I) Authorizing the Debtors to Obtain Postpetition Financing on a Secured Superpriority Basis, (II) Authorizing the Debtors to use Cash Collateral, and (III) Granting Adequate Protection to Adequate Protection Parties (the "Cash Collateral Order") ¶ 5(g) [Dkt. No. 491].

breach of contract claims, on which the JSNs possess a direct lien (the "<u>Direct Lien Ally Claims</u>"); and (iii) intercompany claims (the "<u>Indirect Lien Intercompany Claims</u>," and together with the Direct Lien Intercompany Claims, the "<u>Intercompany Claims</u>") and/or claims against Ally (the "<u>Indirect Lien Ally Claims</u>," and, together with Direct Line Ally Claims, the "<u>Ally Claims</u>") in favor of the Pledged Equity Issuers (together with the Intercompany Claims and the Ally Claims, the "<u>Subject Collateral</u>").

#### B. The "Global" Settlement

- 14. On July 3, 2013, ResCap and its affiliated Debtors (collectively, the "Debtors") and the Official Committee of Unsecured Creditors (the "Creditors' Committee," and together with the Debtors, the "Plan Proponents") filed the Joint Chapter 11 Plan of Residential Capital, LLC, et al. (the "Plan") and filed the related disclosure statement on July 4, 2013. On August 23, 2013, the Plan Proponents filed the Corrected Solicitation Version of the Disclosure Statement and Joint Chapter 11 Plan (the "Disclosure Statement" [Dkt. No. 4819]), which the Court approved on August 23, 2013. (Order (I) Approving Disclosure Statement, (II) Establishing Procedures for Solicitation and Tabulation of Votes to Accept or Reject the Plan Proponents' Joint Chapter 11 Plan, (III) Approving the Form of Ballots, (IV) Scheduling a Hearing on the Confirmation of the Plan, (V) Approving Procedures for Notice of the Confirmation Hearing and for Filing Objections to Confirmation of the Plan, and (VI) Granting Related Relief [Dkt. No. 4809].)
- 15. The Plan is also supported by Ally Financial Inc. ("<u>AFI</u>," and together with its direct and indirect subsidiaries, "<u>Ally</u>"), the Debtors' ultimate corporate parent, and certain other of the Debtors' creditors (the "Consenting Claimants").

- 16. As part of the Plan, various parties including the Debtors, the Creditors' Committee, and Ally entered into what they call a "global" settlement (the "Global Settlement") of a number of issues and claims among the Consenting Claimants.
- things, (a) the settlement of various claims against Ally and a grant to Ally of broad estate and third-party releases (the "Third-Party Releases") in exchange for a payment from Ally in the amount of \$2.1 billion<sup>26</sup> (the "Ally Contribution"); (b) a compromise of all Intercompany Claims for zero consideration; (c) a settlement of issues relating to substantive consolidation by providing for partial consolidation of the Debtors into three Debtor groups; (d) a resolution of claims of (i) certain holders of residential mortgage-backed securities (the "RMBS Trust Claims"); (ii) certain monoline insurers (the "Monoline Insurer Claims"); and (iii) certain private securities litigation claimants (the "Private Securities Claims"; together with the RMBS Claims and the Monoline Insurer Claims, the "Securities-Related Claims"). (Disclosure Statement at 2-4.)
- 18. Under the Global Settlement, the Debtors are divided into three groups receiving the following from the Ally Contribution: the "ResCap Debtors"<sup>27</sup>–\$782.74 million; the "GMACM Debtors"<sup>28</sup>–\$462.32 million; and the "RFC Debtors"<sup>29</sup> \$462.32 million. (*Id.* at 43.) In addition, three groups of claimants would receive direct allocations of the Ally

<sup>&</sup>lt;sup>26</sup> The Ally Contribution consists of \$1.95 billion in cash to be paid on the effective date of the Plan and "the first \$150 million received by Ally for any Directors and Officers or Errors and Omissions claims it pursues against its insurance carriers related to the claims released in connection with the Plan . . . ." (Disclosure Statement at 22.) <sup>27</sup> Included among the "ResCap Debtors" are ResCap, ResHolding, and GMAC-RFC Holding Company, LLC. (Disclosure Statement at 6.)

<sup>&</sup>lt;sup>28</sup> Included among the "GMACM Debtors" are each of the direct and indirect Debtor subsidiaries of GMAC Residential Holding Company, LLC. (Disclosure Statement at 6.)

<sup>&</sup>lt;sup>29</sup> Included among the "RFC Debtors" are each of the direct and indirect Debtor subsidiaries of GMAC-RFC Holding Company, LLC. (Disclosure Statement at 6.)

Contribution (if approved): the Private Securities Claims Trust – \$235.00 million; the Borrower Claims Trust – \$57.62 million; and the NJ Carpenters Claims Distribution – \$100.00 million.

- 19. Lewis Kruger, the Debtors' Chief Restructuring Officer, testified that the allocations of the direct claims to the three Debtor groups was determined to be "an appropriate allocation of funds in order to both reflect the claims that were present in the various Debtors' estates in these three silos, the assets that were available there, and the distribution of the Ally proceeds that would encompass the results that creditors wanted to see achieved. . . ."

  (Designated Deposition Testimony of Lewis Kruger, dated October 30, 2010 ("Kruger Tr.") at 112:15-113:18.)
- 20. Thus, when it suited their interests to do so, the Debtors were able to and, in fact, did allocate portions of the Ally Contribution directly to constituencies in these cases in consideration for their claims asserted against Ally, among others.
- 21. Although the bulk of the Ally Contribution was allocated directly to the claimants identified above on account of particular claims asserted, the Debtors did not further allocate the Ally Contribution on a claim-by-claim basis among the claims that the Debtors had against Ally. In other words, the Debtors failed to allocate the Ally Contribution to particular claims, *e.g.*, potential commercial tort claims, avoidance claims, or breach of contract claims against Ally. Nor did the Debtors seek to allocate the Ally Contribution among any other Debtors.

- 22. The Debtors failed to do so, notwithstanding the fact that the JSNs have direct liens on the proceeds of all claims (excluding only commercial tort and avoidance action claims and including breach of contract claims) that any Debtor had against Ally.<sup>30</sup>
- 23. The Global Settlement is contingent upon the confirmation of the Plan. (See Residential Capital, LLC and Certain of its Direct and Indirect Subsidiaries Term Sheet for Proposed Joint Chapter 11 Plan, at 4; Plan Support Agreement, dated May 13, 2013, § 6.1(i).) The proposed waiver of the intercompany balances for zero value, therefore, occurs only to the extent that the Consenting Claimants receive their agreed-upon distributions under the Global Settlement.
  - C. The JSNs Have Valid Liens on the Breach of Contract Claims and Intercompany Claims that Are to Be Settled as Part of the Global Settlement
  - 1. The JSNs Have a Valid Lien on the Breach of Contract Claims
- 24. The Debtors' strongest claims against Ally are breach of contract claims, with potential damages exceeding several billion dollars.<sup>31</sup> The Plan Proponents, however, made no effort to allocate any portion of the Ally Contribution to the breach of contract claims, *i.e.*, the claims on which the JSNs have liens.
- 25. Without providing any evidence, legal authority, or expert opinion, the Debtors assert that "there is no basis for allocating the Ally Contribution to specific third party or estate causes of action—let alone allocating any portion of it to potential causes of action on

<sup>&</sup>lt;sup>30</sup> With respect to the claims arising out of Ally's use of ResCap's tax attributes, the JSNs also have a lien on all tax refunds. (JSN Security Agreement § 1 (General Intangibles) (including "tax refunds claims" within the definition of "general intangibles").)

<sup>&</sup>lt;sup>31</sup> The JSNs have a lien on all breach of contract claims, whether against Ally or against other third parties, including certain breach of contract claims that have not been analyzed herein for allocation purposes (for example, AFI's breach of the 2005 Operating Agreement). The JSNs expressly reserve all rights with respect to those breach of contract claims not referenced herein. Similarly, the JSNs expressly reserve all rights with respect to all breach of contract claims against any third parties, whether or not disclosed.

which the JSNs have asserted liens."<sup>32</sup> The Debtors' lead financial advisor, Mark Renzi, conceded at deposition that the Debtors could have performed this analysis—they simply chose not to:

Q: Did you ever analyze claims that ResCap entities might have against Ally?

A: I don't think so. I think that's what the Examiner did.

Q: Could you have done it if you were asked?

A: I am sure that we could have assembled a team that did the work that the examiner's advisors have done, so yes, I know it was a pretty exhaustive and long process.

(Designated Deposition Testimony of Mark Renzi, dated November 6, 2013 ("<u>Renzi Tr.</u>"), at 17:20-18:8 (emphasis added).)

- 26. The Debtors further contend that an attempt to "allocate' the proceeds of the Ally Contribution in these circumstances to one claim or another, or to one Debtor or another, is contrary to the terms of the Global Settlement." In point of fact, the only reason the Plan Proponents chose not to allocate any value to (or even analyze) the breach of contract claims on which the JSNs have liens is because doing by itself so would result in the JSNs being indisputably vastly oversecured.
- 27. The failure to allocate the value arising from the compromise of the breach of contract claims against Ally violates the JSNs' rights under the JSN Security Agreement. As set forth *infra*, the JSN Security Agreement granted the JSNs a security interest in the breach of contract claims held by ResCap and the Guarantor Debtors and proceeds derived therefrom by way of the grant of a security interest in "General Intangibles." (JSN Security Agreement § 2(i).)

<sup>&</sup>lt;sup>32</sup> Disclosure Statement Omnibus Reply [Dkt. No. 4723] at 16.

<sup>&</sup>lt;sup>33</sup> Disclosure Statement Omnibus Reply at 16.

- 28. The JSN Security Agreement defines "General Intangibles" by reference to the Uniform Commercial Code (the "UCC")<sup>34</sup> (JSN Security Agreement § 1), which defines general intangibles as "any personal property, including things in action," other than, *inter alia*, accounts and commercial tort claims.<sup>35</sup> The express exclusion of commercial tort claims from the definition of "general intangibles" is important. To the extent that the drafters of the UCC intended to also exclude breach of contract claims from the definition of "General Intangibles" (*i.e.*, "things in action"), they certainly could have done so expressly, as they did in excluding commercial tort claims. *See, e.g., Hoerger v. Spota*, 109 A.D.3d 564, 568 (N.Y. App. Div. 2013) ("Pursuant to the maxim of statutory construction 'expressio unius est exclusio alterius,' where a law expressly describes a particular act, thing or person to which it shall apply, an irrefutable inference must be drawn that what is omitted or not included was intended to be omitted or excluded") (internal quotations omitted).
- 29. The JSN Security Agreement's definition of General Intangibles also includes, "without limitation," the Grantors' "licenses, franchises, tax refund claims, guarantee claims, security interests and rights to indemnification." (JSN Security Agreement § 1.)
- 30. New York courts that have considered this issue have all found that a creditor's lien on "general intangibles" encompasses breach of contract claims. *See Urban Communicators PCS Ltd. P'ship v. Gabriel Capital, L.P.*, 394 B.R. 325, 337 (Bankr. S.D.N.Y. 2008) ("[L]iens on the Debtors' general intangibles encompassed . . . any claims and causes of action possessed by the Debtors."); *see also In re Iroquois Energy Mgmt., LLC*, 284 B.R. 28, 31 (Bankr. W.D.N.Y. 2002) (debtor's right to a refund under a contract was a "general intangible" under the UCC).

<sup>&</sup>lt;sup>34</sup> The JSN Security Agreement states that "the terms . . . General Intangibles . . . [and] Proceeds have the respective meanings assigned thereto in Article 8 or Article 9 of the UCC . . . ." (JSN Security Agreement § 1.)

<sup>35</sup> NYUCC § 9-102(a)(42).

- "choses in action," 36 also have regularly held that breach of contract claims constitute general intangibles to which a creditor's lien attaches. See Merchants Nat'l Bank of Mobile v. Ching, 681 F.2d 1383, 1385, 1388-89 (11th Cir. 1982) (claim for damages under breach of contract theory constitutes a chose in action); In re Bell Fuel Corp., 99 B.R. 602, 605-06 (E.D. Pa. 1989) ("contractual right to receive payment qualifies as a chose in action"); Virginia Nat'l Bank v. Phoenix Marine Corp. (In re Phoenix Marine Corp.), 20 B.R. 424, 426 (Bankr. E.D. Va. 1982) (secured party's interest in general intangibles covered choses in action and therefore covered proceeds of settlement of lawsuit); see also 63C Am. Jur. 2d Property § 23 (2013) ("The general class of choses in action includes money due on a bond, note, or other contract, [and] damages due for breach of contract . . . . "). Accordingly, the breach of contract claims are General Intangibles within the meaning of the JSN Security Agreement and thus subject to the JSNs' liens.
- 32. The fact that this case is about the *proceeds* of a putative settlement of, *inter alia*, breach of contract claims does not change the legal or contractual analysis. The JSN Security Agreement granted the JSNs a lien on the "proceeds" of General Intangibles, and thus of the contracts of the Grantors. (JSN Security Agreement § 2.) The UCC defines "proceeds" as including "rights arising out of collateral . . . claims arising out of the loss, noncomformity, or interference with the use of, defects, or infringement of rights in, or damage to, the collateral . . . ."<sup>37</sup>
- 33. Again, the law is clear that damages on breach of contract claims constitute "proceeds" of the contracts themselves and are part of a secured party's lien on general

<sup>&</sup>lt;sup>36</sup> See First Am. Bank Valley v. George J. Hegstrom Co., 551 N.W.2d 288, 291 (N.D. 1996) ("A thing in action is the same as a 'chose in action").

<sup>&</sup>lt;sup>37</sup> NYUCC § 9-102(a)(64).

intangibles. *See Effect Commc'ns W., Inc. v. BOCES*, 84 A.D.2d 941, 942 (N.Y. App. Div. 1981) (proceeds of a secured party's interest in all present and future contract rights included judgment on contract claim); *In re Chase Manhattan Bank v. New York*, 48 A.D.2d 11, 12-14 (N.Y. App. Div. 1975) (including "contract rights" in personal property and finding that security interest in contract attached to proceeds of contract).

- 34. Accordingly, as both General Intangibles and proceeds of a General Intangible, the breach of contract claims and proceeds derived as a result of a settlement of the breach of contract claims both constitute collateral over which the JSNs have a lien under the JSN Security Agreement. See First Am. Bank Valley v. George J. Hegstrom Co., 551 N.W.2d 288, 291-92 (N.D. 1996) ("proceeds from an anticipated recovery from an impending lawsuit constitute general intangibles . . . . Logically, the proceeds of a resulting settlement are also considered general intangibles") (collecting cases); see also In re Boogie Enter., 866 F.2d 1172, 1174 (9th Cir. 1989) (settlement proceeds are a "general intangible"). And Section 552(b)(1) of the Bankruptcy Code recognizes as valid the grant to the JSNs of the proceeds of General Intangibles, including any proceeds of breach of contract claims. See 11 U.S.C. § 552(b)(1). This is true even where the underlying property subject to the security interest (e.g., rights to enforce the breach of contract claims) is transformed into something else (e.g., the Ally Contribution). See Bradt v. Woodlawn Auto Workers F.C.U. (In re Bradt), 757 F.2d 512, 515 (2d Cir. 1985) (stating that "[p]roceeds is intended to be a broad term to encompass all proceeds of property of the estate") (internal quotations omitted).
- 35. A portion of the Ally Contribution was made to settle the Debtors' breach of contract claims: the releases Ally obtained from the Debtors as part of the Global Settlement "include any and all Causes of Action, including tort, fraud, contract, violations of federal or

state securities laws, and veil-piercing or alter-ego theories of liability, whether known or unknown, asserted or unasserted . . . ." (Disclosure Statement at 23.) The JSNs are, therefore, entitled to the value of at least a portion of the Ally Contribution.

- 36. The Debtors and the Creditors' Committee are estopped from challenging the validity of the JSNs' liens on the breach of contract claims. Under the Cash Collateral Order, the Debtors stipulated to the validity of the JSN Liens, and the Creditors' Committee was given 90 days from the entry of the Cash Collateral Order to challenge the stipulations in the Cash Collateral Order. (Cash Collateral Order ¶ 28.) If no challenge was filed, the stipulations, admissions, and releases contained in Paragraph 5 of the Cash Collateral Order would be binding, and if a challenge was filed, any unchallenged stipulations, admissions, or releases would be binding against the Creditors' Committee. (*Id.*)
- 37. Although the Creditors' Committee asserted that the JSNs do not have liens on commercial tort or avoidance actions, its challenge to the Cash Collateral Order did not challenge the stipulation to the validity of the JSNs' liens on General Intangibles, or more specifically, contract claims, as it did with commercial tort and avoidance actions, rendering that stipulation binding against the Creditors' Committee. Because the breach of contract claims and the proceeds therefrom are General Intangibles, the Creditors' Committee has waived its right to challenge the JSN Liens on those claims.
- 38. In response, the Plan Proponents have offered two new principal arguments in an attempt to circumvent their prior waiver.
- 39. *First*, the Plan Proponents contend that the JSNs do not have a lien on the breach of contract claims because the JSN Security Agreement "could not have granted the JSNs a lien on contract claims that were inchoate" when the JSN Security Agreement was entered into

"and as to which no claims were asserted prior to the Petition Date." (Joint Pretrial Order, dated October 9, 2013 ("Phase I PTO"), at 39.)

- 40. As an initial matter, even if the claims were in fact inchoate, which they were not, the Debtors and the Creditors' Committee waived this argument. As noted above, the Debtors stipulated in the Cash Collateral Order that "the liens and security interests granted to [the JSNs] . . . are valid, binding, perfected, and enforceable . . . ." (Cash Collateral Order ¶ 5(g).) The JSN Security Agreement expressly stated that the JSN Liens extended to collateral "whether now or hereafter existing, owned, or acquired . . . ." (JSN Security Agreement § 2.) The Creditors' Committee failed to challenge the liens on after-acquired "inchoate claims" and is, therefore, bound by the stipulation in the Cash Collateral Order.
- 41. The Creditors' Committee's argument is also incorrect as a matter of fact and law and is inconsistent with the plain text of the JSN Security Agreement. As noted below, the most material breach of contract claims accrued prior to the execution of the JSN Security Agreement on December 30, 2009.<sup>38</sup> The Grantors, therefore, possessed the causes of action on the date they entered into the JSN Security Agreement, and those causes of action, whether prosecuted or not, constituted general intangibles subject to the JSNs' liens.<sup>39</sup>
- 42. The distinction the Plan Proponents seek to draw—that contract claims accruing after the execution of the Security Agreement render those claims outside of the JSNs' security interest—is simply incorrect as a matter of law. All of the breach of contract claims constitute the proceeds of the contracts themselves, which, as general intangibles, were collateral

<sup>&</sup>lt;sup>38</sup> Under New York law, a cause of action for breach of contract is deemed to accrue as of the occurrence of the conduct giving rise to the breach. *Chelsea Piers, L.P. v. Hudson River Park Trust*, 106 A.D.3d 410, 412 (N.Y. App. Div. 2013).

<sup>&</sup>lt;sup>39</sup> See Urban Communicators, 394 B.R. at 337 ("liens on the Debtors' general intangibles encompassed . . . any claims and *causes of action* possessed by the Debtors") (emphasis added).

under the JSN Security Agreement. And the Bankruptcy Code expressly allows the extension of liens to cover post-petition proceeds of pre-petition collateral.<sup>40</sup>

- 43. Even had the breach of contract claims accrued at some point after the execution of the JSN Security Agreement, the JSNs were also granted a security interest on the Grantors' General Intangibles "whether now or hereafter existing, owned, or acquired . . . ." (*i.e.*, the JSN Security Agreement includes an "after-acquired property clause"). (JSN Security Agreement § 2.)
- 44. Indeed, the UCC specifically recognizes such security interests in after-acquired property. *See* NYUCC § 9-204(a) ("a security agreement may create or provide for a security interest in after-acquired collateral"); 1-13 N.Y. Comm. Lit. Guide § 13.15 ("Article 9 permits a security agreement to provide for extension of a security interest to after-acquired property . . . . Such interests are of equal force as security interests created in specific, extant collateral in which the debtor has rights at the time of the formation of the security agreement."); *see also Algonquin Power Income Fund v. Trafalgar Power, Inc.*, 509 F. App'x 82, 85-86 (2d Cir. 2013) (holding that security agreement's grant of lien on rights in action was sufficient to grant a lien on claim "even if [grantor's] interest in the claim was granted after execution" of the security agreement); *In re Heron, Burchette, Ruckert & Rothwell*, 148 B.R. 660, 683 (Bankr. D.D.C. 1992) ("Where the parties include an after acquired property clause, inchoate causes in action are brought within the grasp of the security interest").
- 45. The Creditors' Committee cites two cases in support of its argument that the JSN Liens do not attach to "inchoate" breach of contract claims. The first, *Capital National Bank of New York v. McDonald's Corp.*, 625 F. Supp. 874, 879 (S.D.N.Y. 1986), is of no

<sup>&</sup>lt;sup>40</sup> See 11 U.S.C. 552(b)(1) (if a security agreement grants a creditor a security interest in the proceeds of collateral, "such security interest extends to such proceeds . . . acquired by the estate after the commencement of the case to the extent provided by such security agreement . . . .").

precedential value because it was decided before the UCC was amended to recognize security interests in after-acquired property. The court's reasoning "is an example of the reasoning the U.C.C. after-acquired property provisions rejected." *Parker Roofing Co. v. Pac. First Fed. Sav. Bank*, 796 P.2d 732, 735 (Wash. Ct. App. 1990).

- A6. The second case the Creditors' Committee cites, *Gonzalez v. Profile*Sanding Equip. Inc., 776 N.E.2d 667 (Ill. App. 2002), is inapposite. In Gonzalez, the Illinois appellate court interpreted "chose in action" outside the context of the UCC to exclude "potential or inchoate claims." Id. at 680. The statute at issue in Gonzalez dealt with the power of a court to order the turnover of assets from a judgment creditor to a judgment debtor. In that context, the court held that a chose of action, to be subject to the court's turnover powers, must be "capable of delivery and to which [the judgment debtor's] title or right of possession is not substantially disputed." Id. at 678 (citing 735 ILCS 5/2-1402). But determining whether a chose of action may be "delivered" is a substantially different question than determining whether an afteracquired security interest may be granted in that chose. The case involved no provision of law analogous to the after-acquired property clause in the JSN Security Agreement. 41
- 47. *Second*, the Creditors' Committee has argued that the JSN Liens do not attach to any post-petition proceeds of the Debtors' causes of action against Ally because the Plan Proponents' efforts in negotiating the Global Settlement and increasing the amount of the Ally Contribution trigger the "equities of the case" exception set forth in Section 552(b)(1) of the Bankruptcy Code. (Phase I PTO at 40-41.) Because the definition of collateral includes the

<sup>&</sup>lt;sup>41</sup> Additionally, the chose of action at issue in *Gonzalez* was a breach of fiduciary duty/legal malpractice claim, which the court found to be non-assignable based on public policy grounds. *See Gonzalez*, 776 N.E.2d at 695-96 (legal malpractice claims are not assignable because of the "nature of the attorney-client relationship and public policy.").

<sup>&</sup>lt;sup>42</sup> As part of the Cash Collateral Order, the Debtors waived the "equities of the case" exception with respect to prepetition collateral. (Cash Collateral Order ¶ 18(c).)

proceeds of collateral, the Creditors' Committee was required to raise this argument within the challenge period. By failing to do so, the Creditors' Committee has waived the right to make it.

The Creditors' Committee's "equities of the case" argument is also without merit.

- 48. Generally, Section 552(b)(1) allows a secured creditor with a valid prebankruptcy lien on the "proceeds, products, offspring, or profits" of collateral to have that interest enforced against such proceeds acquired *after* the commencement of the bankruptcy, unless the court, "after notice and a hearing based on the equities of the case, orders otherwise." 11 U.S.C. § 552(b)(1).
- The "equities of the case" exception is "intended to ensure that secured creditors do not receive a windfall benefit when a trustee uses assets of the estate, for example, to finish uncompleted inventory, and it is also used to adjust recovery by a secured creditor in situations where there is an improvement or decline in the post-petition collateral, especially in situations where the change in value is brought about by a party in the bankruptcy." *In re Barbara K. Enter., Inc.*, No. 08-11474, 2008 WL 2439649, at \*11 (Bankr. S.D.N.Y. June 16, 2008) (Glenn, J.); *see also In re Photo Promotion Assoc., Inc.*, 61 B.R. 936, 939 (Bankr. S.D.N.Y. 1986) (quoting *J. Cotton Farms, Inc. v. First Nat'l Bank of Chi.*, 779 F.2d 1242, 1246 (7th Cir. 1985) (observing that "[t]he equity exception is meant for the case where the trustee or debtor in possession uses other assets of the bankrupt estate (assets that would otherwise go to the general creditors) to increase the value of the collateral").
- 50. But when encumbered assets are used to increase the value of pre-petition collateral, the law is clear that the "equities of the case" exception does not apply, and the secured party is entitled to the value of their security interests. *See, e.g., Barbara K. Enter.*, 2008 WL 2439649, at \*13 (declining to apply the "equities of the case" exception when the debtor

sought to use the secured party's collateral or wholly encumbered funds of the estate to fund the reorganization plan); *In re Muma Servs., Inc.*, 322 B.R. 541, 559 (Bankr. D. Del. 2005) (because "all assets were the security of the [secured creditors], it was only through the use of the [secured creditor's] cash collateral [] that the estate was able to continue to operate and maintain the value of the assets" and the equities of the case exception therefore did not apply); *see also In re Laurel Hill Paper Co.*, 393 B.R. 89, 94 (Bankr. M.D.N.C. 2008) (holding that equities of the case exception did not apply because "[t]he costs of the alleged enhancement [] were paid from encumbered funds and not from unencumbered funds of the estate" and "[p]ayments at the expense of secured creditors rather than at the expense of the estate do not support an equities of the case award to the unsecured creditors").

- 51. The Ally Contribution of \$2.1 billion was made in part to settle claims that certain Debtors had against Ally, including the breach of contract claims subject to the JSNs' liens. (*See* Disclosure Statement at 22-24.) The Creditors' Committee contends that it "worked to increase the size of the [Ally] Contribution" from the initial offer of \$750 million by "engag[ing] in a thorough investigation of claims against AFI, present[ing] its theories of recovery to AFI, and enag[ing] in extensive negotiations with AFI...." (Phase I PTO at 40-41.) Accordingly, the Creditors' Committee argues that the JSNs are therefore not entitled to security interests on *any portion* of the Ally Contribution.
- 52. The "equities of the case" exception, however, only applies to the extent there has been an actual enhancement of the collateral (*e.g.*, where raw materials are converted into inventory, or inventory into accounts, at some expense to the estate). *See, e.g., In re Muma Serv., Inc.*, 322 B.R. at 559. Here, the collateral in issue is made up of the actual claims against Ally. There is no evidence that the Creditors' Committee's negotiation of a settlement with Ally

served to convert such collateral into more valuable proceeds. These claims existed as of the Petition Date, and the Committee's efforts have not enhanced the underlying claims. In fact, by "settling" the Debtors' causes of action against Ally, the Plan Proponents are compromising the Subject Collateral and in so doing are seeking to prevent the JSNs from potentially realizing even greater amounts.

53. Even if the value of the Subject Collateral has increased, which it has not, the JSNs' cash collateral has been used to fund these Chapter 11 cases (*see* Cash Collateral Order ¶ 13), and the law is clear that the "equities of the case" exception cannot apply when the enhancement in value is funded by the secured creditor.

#### 2. The JSNs Have Liens on the Debtors' Intercompany Claims

- 54. There exist a number of intercompany balances among the Issuer, the Guarantor Debtors, and the Pledged Equity Issuers on which the JSNs have a lien.
- 55. As noted *supra* at II.A, the JSN Security Agreement granted the JSNs a lien on "all assets" of the Grantors, including General Intangibles. The UCC definition of "general intangibles," incorporated into the JSN Security Agreement by its express terms, includes "things in action," also referred to as "choses in action," which New York courts construe to mean a "right to receive or recover a debt, demand, or damages on a cause of action ex-contractu or for a tort or omission of a duty." "The terms 'choses in action' and 'debts' are used by courts to represent the same thing when viewed from opposite sides. The chose in action is the right of the creditor to be paid, while the debt is the obligation of the debtor to pay." "

<sup>&</sup>lt;sup>43</sup>Sheahan v. Rodriguez, 753 N.Y.S.2d 664, 667 (N.Y. Sur. 2002) (quoting *Black's Law Dictionary* 1326 (5th ed. 1979) (defining "things in action" as a "right to recover money or other personal property by judicial proceeding")); see also *Black's Law Dictionary* 275 (9th ed. 2011) (defining "chose in action" as a "right to bring an action to recover a debt, money, or thing")

<sup>&</sup>lt;sup>44</sup> 63C Am. Jur. 2d Property § 22 (2008); *see also* 63C Am. Jur. 2d Property § 23 (2013) ("a chose in action may include open or unliquidated accounts . . . [and] bills and accounts receivable . . . .").

- 56. Thus, as claims based on debts, the Intercompany Claims are choses in action subject to the JSNs' liens.
- 57. In addition, the UCC definition of "general intangibles" includes "Payment Intangibles," defined as "a general intangible under which the account debtor's principal obligation is a monetary obligation."
- The Intercompany Claims are monetary obligations on the part of the Grantors and the Pledged Equity Issuers, and these intercompany debts, therefore, constitute Payment Intangibles. The law is clear that this type of debt, *i.e.*, a right to receive payment, constitutes a Payment Intangible for purposes of the UCC. *See, e.g., In re Premier Golf Props., LP*, 477 B.R. 767, 777 (B.A.P. 9th Cir. 2012) (citing *In re the Wright Grp., Inc.*, 443 B.R. 795, 801-03 (Bankr. N.D. Ind. 2011)) (finding a debt or money obligation to constitute a payment intangible); *In re IndyMac Bancorp, Inc.*, No. 08-bk-21752, 2012 WL 1037481, at \*37 n.26 (Bankr. C.D. Cal. Mar. 29, 2012) (noting that a "payment intangible" involves a debtor-creditor relationship).
- 59. Accordingly, the Intercompany Claims are also "payment intangibles" subject to the JSN Liens.
- 60. General Intangibles is a catch-all class of personal property subject to a number of enumerated exclusions, such as Accounts, Documents, or Instruments (as those terms are defined in the UCC). NYUCC § 9-102(a)(42). Even if the Intercompany Claims were classified as an Account, Document, or Instrument, the JSN Security Agreement expressly grants the JSNs a lien on all of those exceptions. (JSN Security Agreement § 2.)

<sup>&</sup>lt;sup>45</sup> NYUCC § 9-102(a)(61).

- 61. In sum, the Debtors determined to grant the JSNs an "all asset" lien subject to a narrow set of agreed-upon exclusions. None of those exclusions are alleged to apply to the Intercompany Claims, and the UCC does not contain any exclusion that would otherwise except the Intercompany Claims from being covered by the broad liens provided for in the JSN Security Agreement.
- 62. Finally, any Intercompany Claims due to a Pledged Equity Issuer entitles that Pledged Equity Issuer to receive any funds owed with respect to that Intercompany Claim. To the extent that the Pledged Equity Issuer has no other creditors, the funds received on account of the Intercompany Claims would be distributable to the equity holders, and that equity has been pledged to the JSNs. The JSNs, therefore, have an indirect lien on the Intercompany Claims belonging to Pledged Equity Issuers.
- Committee are estopped from challenging the validity of the liens on the Intercompany Claims. Under the Cash Collateral Order, the Debtors stipulated to the validity of the JSN Liens, and the Creditors' Committee was given 90 days from the entry of the Cash Collateral Order to challenge the stipulations in the Cash Collateral Order. (Cash Collateral Order ¶ 28.) If no challenge was filed, the stipulations, admissions, and releases contained in Paragraph 5 of the Cash Collateral Order would be binding, and if a challenge was filed, any unchallenged stipulations, admissions, or releases would be binding against the Creditors' Committee. (*Id.*) The Creditors' Committee's challenge to the Cash Collateral Order did not challenge the stipulation to the validity of the JSNs' liens on General Intangibles or the proceeds thereof, rendering that stipulation binding against the Creditors' Committee. Because the Intercompany

Claims are General Intangibles, the Creditors' Committee has waived its right to challenge the JSN Liens on those claims.

- III. THE DEBTORS DO NOT HAVE THE AUTHORITY TO SETTLE ANY CLAIMS UPON WHICH THE JSNS HAVE A LIEN WITHOUT THE CONSENT OF THE JSNS, AND THE JSNS ARE ENTITLED TO ADEQUATE PROTECTION
- 64. A security interest is a property right that, like all property rights, "is subject to the Fifth Amendment's prohibition against taking private property without compensation." *United States v. Sec. Indus. Bank*, 459 U.S. 70, 75-76 (1982); *see In re Treco*, 240 F.3d 148, 159-60 (2d Cir. 2001) ("security interests have been recognized as property rights protected by our Constitution's prohibition against takings without just compensation"). The bankruptcy court's powers are subject to this prohibition. *Sec. Indus. Bank*, 459 U.S. at 75-76.
- status . . . under United States law." *In re Treco*, 240 F.3d at 159-60. The Bankruptcy Code protects the property rights of secured creditors through, *inter alia*, section 363 of the Bankruptcy Code, which protects secured creditors in the event the debtor seeks to "use" or "sell" property that is the secured creditor's collateral. The disposition of the Subject Collateral contemplated by the Global Settlement is a "use" and "sale" of property subject to existing liens and thus its treatment under the Global Settlement must comply with the protections afforded to secured creditors under section 363. *See, e.g., In re Moore*, 608 F.3d 253, 265 (5th Cir. 2010) (settlement of estate assets implicated section 363); *In re Telesphere Commc'ns, Inc.*, 179 B.R. 544, 552 n.7 (Bankr. N.D. Ill. 1994) ("settlement of a cause of action held by the estate is plainly the equivalent of a sale of that claim").

<sup>&</sup>lt;sup>46</sup> See 11 U.S.C. §363.

- 66. Pursuant to section 363(f) of the Bankruptcy Code, the JSN Liens (*i.e.*, the JSNs' property rights) can only be taken if one of the following four factors exists: (1) applicable nonbankruptcy law permits disposition of the Subject Collateral free and clear of the JSNs' interest; (2) the price at which the Subject Collateral is being "sold" is greater than the aggregate value of all liens on the Subject Collateral; (3) the JSNs' interest is in bona fide dispute; or (4) the JSNs could be compelled, in a legal or equitable proceeding, to accept a money satisfaction of their interest. *See* 11 U.S.C. § 363(f). If none of these factors exists, the Subject Collateral can only be sold if the JSNs consent. *See id*.
- Debtors can only compromise the Subject Collateral free and clear of the JSN Liens if the JSNs consent to the compromise—which the JSNs have not done. Without such consent (or a showing by the Debtors that any of the other section 363(f) factors have been satisfied), the Debtors do not have the authority to deprive the JSNs of their security interests by refusing to allocate full collateral value to the JSNs and instead settling the Intercompany Claims and the breach of contract claims against Ally for zero value.
- Accordingly, the Plan Proponents, to confirm their Plan, must prove, *inter alia*, that the Plan is fair and equitable with respect to such JSN impaired classes. To establish that a plan is "fair and equitable" with respect to a dissenting class of secured claims, a plan proponent must establish at a minimum one of the enumerated requirements set forth in section 1129(b)(2)(A) of the Bankruptcy Code. The Plan Proponents cannot satisfy the requirements of section 1129(b)(2)(A) and thus have failed to meet their burden in proving that the Plan is fair and equitable—as it must be for confirmation to be possible. This issue is set forth more fully in the

JSNs' Plan Objection and the arguments set forth in the Plan Objection are incorporated herein by reference. (Plan Objection [Dkt. No. 5443], at ¶ 38-42.)

- 69. Similarly, because the Plan diminishes the value of the JSN Collateral, the Plan Proponents bear the burden of demonstrating that the JSNs are adequately protected. The Plan Proponents have not even attempted to do so here. Indeed, the compromise of the collateral for zero value to the JSNs without any attempt to protect the JSNs from the diminution in the value of their collateral is a plain violation of the Cash Collateral Order and relevant bankruptcy law. This issue is set forth more fully in the JSNs' Plan Objection, and the arguments set forth in the Plan Objection are incorporated herein by reference. (Plan Objection [Dkt. No. 5443], at ¶¶ 46-49, 98-99.)
  - IV. THE COURT MUST ALLOCATE AN APPROPRIATE PORTION OF THE ALLY CONTRIBUTION TO THE JSNS' COLLATERAL IN SATISFACTION OF THE JSNS' LIENS ON THE BREACH OF CONTRACT CLAIMS AGAINST ALLY
- 70. The Plan Proponents contend that it is impossible to allocate the Ally Contribution on a claim-by-claim basis. (Disclosure Statement Omnibus Reply at 16 ¶ 29.) But as Mr. Renzi conceded at deposition, the Plan Proponents could have performed the requisite allocation, but simply chose not to conduct the type of claim-by-claim analysis necessary to allocate the value of the Ally Contribution.
- 71. By failing to allocate the Ally Contribution at all, the Plan Proponents purport to extinguish the JSNs' security interest in all the claims, including the breach of contract claims, that the Debtors have against Ally, for no value. Worse yet, the Plan Proponents plainly had the ability to allocate the claim value. As Mr. Renzi conceded at deposition, the Examiner conducted an exhaustive claim-by-claim analysis, but the Plan Proponents elected not to follow in his footsteps or use his analysis to assist their review. The

Plan Proponents did at least partially allocate the Ally Contribution, as demonstrated by the distributions to the Private Securities Claimants and Borrower Claimants.

- 72. The Plan Proponents' conduct simply cannot be condoned under either Section 363(f), 1129(b)(2)(A), or the law requiring fairness and equity to third-parties directly impacted by putative settlements. If the Court is not prepared to order the discharge of the JSN Liens through the payment in full of all amounts owing under the Indenture, including postpetition interest at the default rate and reimbursement of fees and expenses, the law requires the Court to undertake an allocation of the Ally Contribution, allocating, in the process, at least a portion of the Ally Contribution to the breach of contract claims in which the JSNs have a security interest.
  - A. Courts Are Required to Allocate the Proceeds of a Settlement in Circumstances Where, As Here, the Settlement Impacts the Rights of a Non-Settling Party
- 73. It is well established that settling parties must consider the interests of non-settling parties if the terms of a settlement affect the rights of those non-settling parties.

  See Cullen v. Riley (In re Masters Mates & Pilots Pension Plan and IRAP Litig.), 957 F.2d 1020, 1026 (2d Cir. 1992) (where "the rights of third parties are affected . . . their interests too must be considered. . . . "). "In other words, where the rights of one who is not a party to a settlement are at stake, the fairness of the settlement to the settling parties is not enough to earn the judicial stamp of approval." Id.; see also Drexel Burnham Lambert Group, Inc. v.

  Claimants (In re Drexel Burnham Lambert Grp., Inc.), 995 F.2d 1138, 1146-47 (2d Cir. 1993).
- 74. Accordingly, in circumstances where the rights of non-settling parties are impacted, a Court is required to conduct an allocation of the settlement proceeds. *See E.R. Squibb & Sons, Inc. v. Lloyd's & Cos.*, 241 F.3d 154, 172 (2d Cir. 2001); *Lendvest Mortgage*, *Inc. v. DeArmond (In re Lendvest Mortg., Inc.)*, 42 F.3d 1181, 1184-1185 (9th Cir. 1994);

Slottow v. Am. Cas. Co. of Reading, Pa., 10 F.3d 1355, 1359 (9th Cir. 1993). The settlement allocation process is one that must be undertaken by the Court and not the parties that have settled their dispute. Courts recognize that the allocations proposed by the settling parties must be viewed with "considerable suspicion because of the risk that [the allocation was effectuated] for strategic reasons." Slottow, 10 F.3d at 1359. That is because delegating to the settling parties the right to allocate (or, in this case, to simply ignore the allocation process) may be "inherently prejudicial to the interests of non-settling parties." Lendvest, 42 F.3d at 1184-85.

- B. Courts Frequently Assess the Value of Claims and Allocate Settlement Proceeds
- 75. Notwithstanding the fact that the JSNs have a lien on some (but not all) of the Debtors' claims against Ally that are to be released under the Global Settlement, the Ally Contribution is not allocated among any of those claims. This arrangement eliminates, without compensation, the value of the JSN Liens on the Debtors' claims against Ally.
- 76. The sole basis for the Global Settlement's requirement that the Ally Contribution not be allocated to particular causes of action is the Debtors' contention that it is impossible to do so. This contention has no basis in fact or law.
- 77. First, the contention that a settlement allocation is impossible is belied by the fact that the Debtors have broadly allocated the Ally Contribution among ResCap Debtors, GMACM Debtors, RFC Debtors, Private Securities Claims Trust, Borrower Claims Trust, and the New Jersey Carpenters Claims Distribution. (Disclosure Statement at 22.) In order to allocate the Ally Contribution as they have done, the Debtors must have undertaken the kind of analysis they now claim to be impossible.
- 78. Nor does the law permit a court to simply accept the self-serving allocation of an interested party. See In re Masters Mates & Pilots Pension Plan and IRAP

*Litig.*, 957 F.2d at 1031. The Plan Proponents' failure to allocate the Ally Contribution to specific causes of action is nothing more than an attempt to render the JSNs undersecured by refusing to adequately protect or otherwise credit the JSNs for the use of their collateral in securing the Ally Contribution.

79 The Plan Proponents ignore the fact that courts commonly conduct settlement allocations. See, e.g., Lendvest, 42 F.3d at 1185 ("[T]he bankruptcy court must undertake an independent allocation of the settlement before it may conclude that [a particular] claim has been completely or partially satisfied.") Lendvest is instructive. In that case, a bankruptcy trustee sought to recover an alleged preferential transfer to two investors in the debtor. Id. at 1182. In a prior action concerning the same preferential transfer, the Trustee settled with the recipient of the funds from the preferential transfer. Id. The Bankruptcy Court dismissed the second action (against the investors) because it "held that unless there has been a prior notice of the settlement to the jointly liable parties and a judicially approved allocation of the settlement, the jointly liable parties may apply the entire amount of the settlement toward their joint liability." *Id.* at 1183. Noting the potential for collusion between settling parties in allocating the settlement—which renders the parties' allocation "virtually meaningless"—the Ninth Circuit rejected the bankruptcy court's decision, holding instead that "the bankruptcy court must undertake an independent allocation of the settlement." Id. at 1184-85. In so holding, the Ninth Circuit recognized the burden that allocating a settlement might entail. *Id.* at 1184. Nevertheless, it concluded that such an allocation is necessary:

While we sympathize with the desire to avoid imposing upon the bankruptcy court the substantial burden of finding some sort of fair allocation, delegating that determination to the parties (even subject to judicial approval) when such collusive potential exists may be worse than an arbitrary allocation by the court. It may be inherently prejudicial to the interests of the non-settling parties.

Id.

- strengths, weaknesses and potential values of various claims, which is commonly done in the bankruptcy context. For example, this type of analysis occurs frequently in the context of claims estimations. The Fourth Circuit has noted that "estimations of the debtors' potential personal injury tort liabilities as an incident of the development of a plan of reorganization are core proceedings within the bankruptcy court's jurisdiction. . . . " A.H. Robins Co. v. Piccinin, 788 F.2d 994, 1012-13 (4th Cir. 1986) (also stating that "the process of estimation will involve some examination of the claims"); see also Roberts v. Johns-Manville Corp. (In re Johns-Manville Corp.), 45 B.R. 823, 826 (S.D.N.Y. 1984) ("Section 502(c) of the [Bankruptcy] Code provides for the estimation of claims for the purpose of allowance if liquidation of contingent or unliquidated claims would unduly delay the administration of the case"); Owens Corning v. Credit Suisse First Bos., 322 B.R. 719, 720-21 (D. Del. 2005) (using an estimation trial to estimate the value of claims against debtor for personal injury or death caused by exposure to asbestos).
- as well. For example, courts are frequently required to allocate settlement funds among different tort claimants with different types of claims. For example, in *Force v. United States Department of Labor*, 938 F.2d 981, 984-85 (9th Cir. 1991), a case between an employer and the wife of a former employee, the employer requested that the court allocate (for set-off purposes) settlement proceeds from a prior, factually-related case. In the prior case, the employee, his wife and children reached a settlement with certain third parties. *Id.* at 982. The Ninth Circuit held that the judge below "should have apportioned the third party settlement"

among each family member because the employer was entitled to offset the settlement amounts allocated to the employee and his wife but not amounts allocated to their children. *Force*, 938 F.2d at 985.

- 82. Similarly, courts are frequently required to allocate settlement funds in connection with determining different tortfeasors' contribution rights. For example, in *Cullen*, the Second Circuit overturned the approval of a class action settlement agreement because the district court had failed to conduct an evidentiary hearing on the fairness of the proposed settlement, including its fairness to non-parties. *Cullen*, 957 F.2d at 1031-32. The Second Circuit held that the court below was required to hold an evidentiary hearing to determine the relative value of the claims against each of the settling defendants and a non-party (who was jointly and severally liable) in order to allow the court to "make a proper determination that the settlement would compensate [the non-party] fairly for his lost right to contribution." *Id.* at 1032; *see also Slottow*, 10 F.3d at 1359 (9th Cir. 1993) ("the district court was required to determine that the allocation of defendants' respective shares of the total settlement award reasonably reflected, among other things, their proportional share of comparative liability for the plaintiff's injuries and their financial ability to satisfy a judgment") (quotations omitted).
- 83. Courts determine the relative value of different claims and allocate settlement proceeds among claimants in a variety of other contexts as well. *See, e.g., In re Corrugated Container Antitrust Litig.*, 643 F.2d 195, 220 (5th Cir. 1981) (remanding to trial court for determination of relative merits of different claimants' claims in an antitrust suit because, "if the settlement's adequacy rests on the value of one set of claims, distribution of the settlement should be weighed heavily in favor of plaintiffs whose claims comprise that set"); *Mullins v. United States Dep't of Energy*, 50 F.3d 990, 991-92 (Fed. Cir. 1995) (affirming

allocation of 90% of settlement funds to one of two pools of claimants under petroleum price control regulations).

- C. Courts Are Entitled to Rely on Expert Testimony in Performing a Settlement Allocation
- 84. Having established that (i) the Court is required to allocate the value of the Ally Contribution and (ii) courts regularly conduct such settlement allocations, the only remaining procedural question is how best to conduct the allocation.
- appropriate settlement allocation in this case. In estimating claim values, the court may consider the opinions of experts retained by the parties. *See, e.g., In re Specialty Prods.*Holding Corp., Nos. 10-11780 & 10-11779, 2013 WL 2177694, at \*1 (Bankr. D. Del. May 20, 2013) (conducting estimation trial using expert reports and prior tort history to estimate contingent and liquidated asbestos claims). In other cases, courts have actually gone so far as to retain their own expert to aid in the exercise. *See Menard-Sanford v. Mabey (In re A.H. Robbins Co., Inc.)*, 880 F.2d 694, 698-99 (4th Cir. 1989) (court appointed own expert under Federal Rule of Evidence 706 to make a fair estimation of the value of certain claims against the Debtor); *see also In re UNR Indus., Inc.*, 45 B.R. 322, 326 (N.D. Ill. 1984) (holding that court may rely on claims valuation conducted by financial consultant).
- 86. Judge Lyons adopted the most reliable methodology available in these cases. He reviewed the extensive (over 2,000 page) report prepared by Judge Gonzalez in this case and assigned settlement values to each of the dozens of claims examined in the report.
- 87. There can be no doubt that Judge Gonzalez's findings (upon which Judge Lyons based his allocation analysis) are independent and thorough. Judge Gonzalez was appointed to investigate the entire course of conduct and all material intercompany dealings

involving ResCap, AFI, Ally Bank, and Cerberus over a period of almost a decade. (Order Approving Scope of Investigation of Arthur J. Gonzalez, Examiner [Dkt. No. 925], at 1 & Ex. A at 4.) Judge Gonzalez was also specifically tasked with reviewing and evaluating the Debtors' claims against Ally, including the breach of contract claims over which the JSNs have liens. (*Id.*)

- 88. Judge Gonzalez conducted an extensive investigation, which included an examination of almost nine million pages of documents, ninety-nine formal interviews of eighty-three witnesses, and sixty-six meetings with interested parties. His counsel at Chadbourne & Parke LLP attended the depositions of twelve witnesses and reviewed the deposition transcripts of at least six other witnesses. The Examiner's thorough review cost the estate in excess of \$80 million. (*See* Disclosure Statement at 79.)
- 89. In contrast to the JSNs, the Debtors have made no attempt to allocate the value of the Ally Contribution at any point in these cases. Indeed, the Plan Proponents even failed to conduct an allocation in rebuttal after receiving Judge Lyons' report. As a practical matter, the Plan Proponents had no choice—any reasonable allocation of value to the breach of contract claims that are part of the Subject Collateral will render the JSNs oversecured.
- 90. The Debtors' only response (other than to seek to have Judge Lyons' report stricken) appears to be that they were not able to perform such an allocation. But the difficulty and imprecision inherent in allocating settlement proceeds among different claims does not relieve a settling party (or a reviewing court) from the burden of doing so. *See, e.g.*, *Cagan v. Anchor Sav. Bank*, CV-88-3024, 1990 WL 73423, at \*5 (E.D.N.Y. May 22, 1990) (noting that theoretically ideal distribution of securities class action settlement funds "cannot be done with mathematical precision" so "rough" allocation was reasonable). Indeed, the

Bankruptcy Code "sometimes demands that bankruptcy judges decide questions using approximation and conjecture, including the valuation of legal claims. . . ." *In re Prudential of Fla. Leasing, Inc.*, 478 F.3d 1291, 1303 (11th Cir. 2007).

91. In sum, at least a portion of the Ally Contribution must be allocated to the JSNs' liens. Court oversight of the allocation methodology is required to ensure that the Ally Contribution is allocated fairly and equitably. The Plan Proponents cannot be permitted to strategically deprive the JSNs of the benefit of their collateral by asserting, without any proof, that an allocation is not possible in this case. As demonstrated below, the means and opportunity to conduct such an allocation was available to the Plan Proponents; they chose not to avail themselves of this opportunity and now ask the Court to approve the Global Settlement with absolutely no proof as to the "impossibility" of the required allocation.

# D. Judge Lyons' Unrebutted Allocation of the Ally Contribution

- 92. Based on a careful review of the Examiner's Report, his 25 years as a bankruptcy practitioner, his fourteen years as a Bankruptcy Judge, and his experience as a mediator assisting parties in valuing and compromising claims, Judge Lyons assigned a settlement value to each of the potential causes of action released as part of the Global Settlement in order to allocate the Ally Contribution among the various claims. (Lyons Report at 3.)
- 93. Judge Lyons considered the strength of the legal arguments underlying each claim by reviewing the Examiner's legal conclusions and reviewing the statutory and judicial authority upon which those conclusions were based. (Lyons Report at 3.) Judge Lyons generally agreed with and relied upon the Examiner's legal conclusions. (*Id.*)
- 94. Using his assessment of the legal strength of each claim, Judge Lyons determined the potential damages, and a reasonable settlement amount, for each claim. (Lyons

Report at 93.) He then calculated a settlement value for each claim by using an appropriate methodology or, where useful, multiple methodologies. (*Id.*)

- 95. Judge Lyons took a conservative approach to allocating the Ally Contribution; for example, although it would have been appropriate under the absolute priority rule to allocate the entirety of the Ally Contribution to secured claims, such as the JSN Claims, and then to unsecured claims, he instead made allocations pro rata based on the reasonable settlement value of each claim. (*Id.* at 3.)
- 96. Consistent with the Examiner's finding that the majority of the Debtors' strongest claims against Ally were claims sounding in breach of contract, Judge Lyons concluded that the breach of contract causes of action have a settlement value of not less than \$1.369 billion, while the commercial tort, avoidance, and third-party claims against Ally have a reasonable settlement value of \$1.03 billion. (Lyons Report at 4.) In Judge Lyons' Opinion, the Ally Contribution of \$2.1 billion should be allocated pro rata among the reasonable settlement value of each claim as set forth below. (*Id.*) The pro rata settlement amount allocated to the claims on which the JSNs have liens is 1.198 billion; the pro rata settlement amount allocated to the commercial tort, avoidance, and third-party claims against Ally should be 902.1 million.

# V. THE BREACH OF CONTRACT CLAIMS RELEASED IN CONSIDERATION OF THE ALLY CONTRIBUTION

- 97. According to the Examiner's Report, the Debtors' most valuable litigation claims against Ally are three breach of contract claims. The JSNs have a lien on each of those claims and the proceeds attributable to them. Potential damages on these breach of contract claims exceeds several billion dollars. (Lyons Report at 4-5.)
- 98. The first substantial breach of contract claim on which the JSNs have a lien is a breach of a loan brokerage agreement between GMACM and Ally Bank. The basis for

GMACM's claim is the contention that \$520.5 million in revenue should have been allocated to GMACM rather than to Ally Bank under the broker agreement and related purchase and sale agreement between the parties. Beginning in 2009, GMACM brokered mortgage loans to Ally Bank, which then originated the loans and sold them back to GMACM, which pooled them for subsequent sale to third parties. The intended combined effect of the purchase and sale agreement, the brokering agreement, and a related hedging swap was that GMACM was to retain the entire gain on sale for these loans; Ally Bank would retain only the net carry interest for the time each loan was on its books. As agreed upon in the purchase and sale agreement, this effect was accomplished through the use of deferrals in hedge accounting.

- 99. The second substantial breach of contract action on which the JSNs have a lien is GMACM's claim against Ally Bank for the failure to make swap payments based upon the value on Ally's entire mortgage servicing rights ("MSR") portfolio pursuant to the terms of the MSR Swap between the parties. Specifically, the August 2007 FMV Schedule to the ISDA Master Agreement required tracking and payment of the daily changes in the value of Ally's entire MSR portfolio. Despite this, Ally consistently made payments on the value of only a portion of the MSRs on its books, excluding from the calculations MSRs that were purchased separately or acquired from correspondent banks. The value of the MSR Swap payments wrongfully withheld from GMACM total \$1.725 billion.
- 100. The third substantial breach of contract claim on which the JSNs have a lien is a breach of a tax allocation agreement between, *inter alia*, AFI and ResCap, which was approved by the ResCap Board on August 6, 2010 (the "<u>First Tax Allocation Agreement</u>" or, the "<u>First Agreement</u>"). The First Tax Allocation Agreement provides for the allocation of tax liabilities and benefits between AFI and ResCap. AFI breached this agreement when it failed to

make payments to ResCap for AFI's use of ResCap's tax benefits. As a result, ResCap has a claim for damages for breach of the First Tax Allocation Agreement in excess of \$1.9 billion.

- A. Breach of Contract for Misallocation of Net Revenues on Loans Brokered by GMACM
- breach of a loan brokerage agreement. Notwithstanding that the parties had a clear agreement about how to allocate revenues on loans GMACM brokered—and notwithstanding that they had established a years-long practice that conformed to this agreement—Ally Bank unilaterally changed its allocation methodology during the term of the agreement, depriving GMACM of hundreds of millions of dollars that it was due.
  - 1. The Agreements Governing the Brokerage Arrangement
    - a. 2001-2008: Master Mortgage Loan Purchase and Sale Agreement
- 102. In 2001, GMACM and Old GMAC Bank (the predecessor to Ally Bank) executed the 2001 Master Mortgage Loan Purchase and Sale Agreement ("2001 MMLPSA") and a Correspondent Agreement under which Old GMAC Bank would purchase loans from GMACM that GMACM had originated or purchased. To take advantage of its lower cost of funds, these loans were warehoused with Old GMAC Bank until GMACM was ready to pool them with other loans for sale to a government-sponsored entity ("GSE") or to another investor. At that point, Old GMAC Bank would sell the loans back to GMACM pursuant to the 2001 MMLPSA.
- 103. The majority of loans sold by Old GMAC Bank to GMACM under the 2001 MMLPSA were originated by third parties so as to avoid violating Federal Reserve Act

Section 23a<sup>47</sup> (the "<u>250.250 Rule</u>"). The 250.250 Rule limits the number of loans affiliates of an originator may purchase; for example, Old GMAC Bank could not purchase more than 50% of the loans originated by GMACM in the preceding 12 months.

104. Under an Addendum to the 2001 MMLPSA, executed on or about January 22, 2002, the revenue for loans that GMACM bought from Old GMAC Bank was required to be allocated as follows: GMACM would recognize the gain or loss on the subsequent sale of the loans and Old GMAC Bank would retain the "net interest carry" only for the period the loan was on its books.

### **b.** 2004-2008: The Pipeline Swap

105. On October 1, 2004, GMACM and Old GMAC Bank executed the 2004 Schedule to the 2004 Pipeline Swap (the "Pipeline Swap"), which was designed to insulate Old GMAC Bank from changes in the market value of loans to be sold to GMACM for the time the loans were on Old GMAC Bank's books.

106. As a result of this change, Old GMAC Bank avoided a loss on the change in value of the loans while the loans remained on its books. In turn, GMACM hedged the risk of the change in market value, and therefore did not realize any gain or loss from the Pipeline Swap.

## c. 2008: The 2008 MMLPSA and the 2008 Pipeline Swap

107. In July 2008, Ally Bank (as successor to Old GMAC Bank) and GMACM entered into amended versions of the MMLPSA (the "2008 MMLPSA") and the Pipeline Swap (the "2008 Pipeline Swap"), which required them to more accurately document the method by which they were purchasing and selling loans.

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<sup>&</sup>lt;sup>47</sup> 12 C.F.R. 250.250.

- 108. The 2008 MMLPSA changed the definition of price to "Cost Basis plus reserves associated," and defined Cost Basis as "the unpaid principal balance of such Mortgage Loan, plus or minus any premium or discount paid, *net deferral fees or costs*, accrued interest and basis adjustments from derivative loan commitments, *hedge accounting* or *lower of cost or market adjustments*." (DX AKD (ALLY 0201210) §§ 1.9, 1.24 (emphasis added).)
- 109. Accordingly—and just as the parties intended—Ally Bank would continue to earn the net interest carry for the period the loan was on its books (and would be hedged against market, interest, and fallout risk) while GMACM would earn the gain on sale (and would bear all market, interest, and fallout risk).
- Regulation W and ResCap's severe liquidity concerns, Ally Bank and ResCap developed the "Brokering Consumer Loans to Bank" project (the "Broker to Bank Project"). This project sought to take advantage of the fact that loans brokered by GMACM and originated by Ally Bank were not subject to the 250.250 Exemption. Ally Bank's ability to grow its asset base was therefore not limited by the number of loans it could purchase from GMACM. Ally Bank originating the loans (rather than GMACM) also relieved GMACM's serious liquidity problems.

#### d. The 2008 Broker Agreement

111. GMACM and Ally Bank entered into a Broker Agreement on November 20, 2008 (the "2008 Broker Agreement"). As with the 2008 MMLPSA and the Pipeline Swap, the parties structured the 2008 Broker Agreement to "maintain the same economics that had been in place for loans sold under the 250.250 program;" namely, Ally Bank would recognize only net interest carry on the loans sold to GMACM, and GMACM would recognize the profit or loss on the subsequent sale of the loans.

- pay origination fees to Ally Bank, which in turn would defer and capitalize that income.

  Because that income was deferred, and because the Cost Basis under the 2008 MMPLSA was expressly net of any deferrals, it reduced the Cost Basis of the loan, which in turn reduced the purchase price paid by GMACM when it purchased the loan under the MMLPSA. Similarly, any brokerage fees Ally Bank paid to GMACM would also be deferred and capitalized, which would increase GMACM's purchase price and allow Ally Bank to recoup the broker fees. As a result, broker fees were a wash.
- 113. A November 19, 2008 presentation entitled "Brokering Consumer Loans 2 Bank Project (BCL2B), Legal Entity Revenue, Expense, and Broker Fee Proposal" (the "BCL2B Presentation") evidenced the intentions of the parties. Specifically, the BCL2B Presentation stated the following as "Base Assumptions":
  - Ally Bank "will remain P&L neutral from the brokered transaction with the exception of net interest carry";
  - Ally Bank will account at loan level for "deferrable fees and expenses" and "include Broker Fee expense"; and
  - The purchase price on the sale of a loan from Ally Bank to GMACM will equal "the originated cost basis of the loan rather than a purchase price equal to the capital markets required price," and "would include any origination and loan processing fee income and any broker fee expenses."

(DX ALZ (EXAM00075394) at 00075399.)

origination income, overage/shortage or pricing subsidies, broker fees, and underwriting expenses, but defer and capitalize those items, and transfer their resulting economic effects to GMACM, via the Pipeline Swap and MMLPSA, upon purchase of the loan. Ally Bank would retain the net interest carry. (DX ALZ (EXAM00075394) at 00075401.)

- 115. The BCL2B Presentation further stated that the broker fee would be set at GMACM's cost, and would ultimately be a "wash," since it would be paid by Ally Bank, and then recouped through deferral, thereby increasing the MMLPSA/Pipeline Swap cost-based purchase price of the loan. (DX ALZ (EXAM00075394) at 00075401.)
- 116. To illustrate the agreed-upon allocation of revenue and expenses, the BCL2B Presentation included loan-level hedge accounting examples. These examples evidenced the parties' understanding that, through the deferrals described above, the economic effect of all revenues and expenses would be transferred to GMACM.
- 117. The intention of the parties was also evidenced in contemporaneous emails, which state that the parties did not intend for Ally Bank to retain any portion of the gain on sale, and instead, intended Ally Bank to receive only the net interest carry for the time the loans were on Ally Bank's balance sheet.
- 118. The broker's fees to be paid to GMACM were based on GMACM's costs, as opposed to a market-based fee.
  - 2. Ally Bank's Allocation of Revenue from January 1, 2009 through July 30, 2009
- implemented the 2008 Broker Agreement and allocated the revenues and expenses as the parties had intended. By using "hedge accounting," Ally Bank realized only net carry interest for each loan sold, and GMACM recognized the profit/loss of interest rate premiums and other origination-related revenues, while at the same time absorbing the impact of capitalized expenses. (Memoranda from C. Dondzila and J. Cortese, Mar. 10 and 13, 2012, EXAM12219169, ALLY\_0401565; Lyons Report at 9; Designated Deposition Testimony of Joe Cortese, dated October 30, 2013 ("Cortese Tr.") at 139:9-139:16.) The accounting used during

this period matched the sample accounting set forth in the BCL2B Presentation. (BCL2B Presentation, EXAM00075395, at EXAM00075401; Lyons Report at 9.)

- 120. The net revenue allocated to GMACM during this period was \$47.18 million. (BCL2B Presentation, EXAM00075395, at EXAM00075401; Lyons Report at 9.)
  - 3. Ally Bank's Misallocation of Revenue from August 2009 through April 2012
- 121. Beginning August 1, 2009, Ally Bank stopped utilizing hedge accounting and instead elected "fair value accounting." Under fair value accounting, loans were marked-to-market and Ally Bank no longer recorded deferrals.
- 122. As a result, there were no deferrals to net out of Ally Bank's cost basis, thus depriving GMACM of the negotiated-for benefits of Ally Bank's deferred income and expenses. Ally Bank now received revenue under the 2008 MMLPSA equal to the discount/premium paid, broker fee paid, *and* net interest carry.
- 123. By switching to fair value accounting, Ally Bank kept a portion of the gain on sale of each loan without assuming any of the risks. Because Ally Bank switched its accounting treatment but not the risk structure, GMACM—unbeknownst to its employees—began to receive significantly less revenue while retaining the same amount of risk.
- 124. GMACM did not consent to Ally Bank's unilateral revision of the allocation of revenue under the 2008 Broker Agreement, 2008 MMLPSA, and 2008 Pipeline Swap. No additional agreements were executed to support this change in the allocation of revenues and expenses. The effect of Ally Bank's election of fair value accounting was completely contrary to the parties' intentions, as evidenced by the BCL2B Presentation and contemporaneous emails between the parties.

## 4. Discovery of Ally Bank's Misallocation

- 125. In December 2011, Ally Bank Senior Managing Director Adam Glassner became concerned that Ally Bank was recognizing some of the revenue that should have been allocated to GMACM.
- 126. Mr. Glassner brought his concerns to the attention of James Whitlinger, CFO of Ally Bank, and James Young, CFE of Ally Bank. They in turn raised the issue with several additional AFI executives.
- 127. Joseph Cortese, Chief Accounting Officer for Ally Bank, was tasked with the internal investigation of Mr. Glassner's concerns. All of the Ally Bank executives that had been at Ally Bank during the genesis of the BCL2B Project had been terminated and replaced in 2009 with the arrival of the new CEO. Al Celini was one of the last executives at Ally Bank when he was terminated in November 2009. During his investigation, the only person Mr. Cortese spoke to with contemporaneous knowledge of the BCL2B project recalled that the project was intended to be economically neutral as between Ally Bank and GMACM.
- 128. The investigation's preliminary conclusion was that the parties intended for GMACM to recognize the entire portion of the gain on sale, and for Ally Bank to not retain any portion of the gain on sale.
- 129. On March 13, 2012, Cathy Dondzila for ResCap and Mr. Cortese for Ally Bank collaborated and issued nearly identical memoranda characterizing the accounting utilized during the January 1, 2009 through July 31, 2009 time period as "done in error." (Memoranda from C. Dondzila and J. Cortese, Mar. 10 and 13, 2012, EXAM12219169, ALLY\_0401565; Lyons Report at 10-11; Cortese Tr. at 150:7 150:16.
- 130. These memoranda noted that there were "conflicting corporate evidential documents" and that there was some support for the view that Ally Bank was not to retain any

portion of the gain on sale. (Memoranda from C. Dondzila and J. Cortese, Mar. 10 and 13, 2012, EXAM12219169, ALLY\_0401565; Lyons Report at 10 -11.)

131. The accounting methods utilized from January 1, 2009 through July 31, 2009 were in accordance with U.S. Generally Accepted Accounting Principles ("GAAP") and neither the Ally Bank memorandum nor the GMACM memorandum claimed otherwise.

# 5. The Financial Impact of Ally Bank's Misallocation of Revenues on GMACM

- 132. Based on its conclusion that fair value accounting was proper, Ally Bank demanded that GMACM reimburse it for the \$47.18 million in revenues allocated to GMACM from January 1, 2009 through July 31, 2009. Ally Bank also demanded interest on that amount. ("Forgiveness of Certain Indebtedness Under LOC Loan Agreement," Mar. 27, 2012 EXAM40066674; Lyons Report at 11.)
- 133. Additionally, Ally Bank concluded that the \$47.18 million "error" was not material for accounting purposes, and therefore would not require either party to restate its financials. (Memoranda from C. Dondzila and J. Cortese, Mar. 10 and 13, 2012, EXAM12219169, ALLY\_0401565.) On the other hand, Mr. Cortese conceded that if the fair value accounting utilized from August 1, 2009 forward had been found to be in "error," that would have been material, (Cortese Tr. at 139:17 140:15) and Ally Bank's publicly filed financial statements would have to have been restated.
- 134. On March 27, 2012, GMACM remitted \$51.4 million to Ally Bank (in consideration for the purported \$47.18 million "error" plus interest). At the same time, a debt of GMACM to Ally Bank in the same amount was forgiven. ("Forgiveness of Certain Indebtedness Under LOC Loan Agreement," Mar. 27, 2012 EXAM40066674; Lyons Report at 11.)

- 135. Between August 2009 and April 2012, Ally Bank continued to apply fair value accounting in order to improperly retain \$469.1 million in revenue. (Lyons Report at 11.)
- 136. In addition, the actual broker fees Ally Bank paid to GMACM did not cover GMACM's costs of brokering the loans to Ally Bank. Mr. Whitlinger of Ally Bank examined the issue and determined that the difference between the cost-based fee GMACM charged and what it would have received in an arm's-length transaction would have been between \$162.1 million and \$343.9 million for the period 2009 through 2011. ("Consumer Broker to Bank, HFS Loans," EXAM00003654; Lyons Report at 9.) Transactions between Ally Bank and affiliates, such as GMACM, were required to be on arms-length terms or better. (Cortese Tr. at 51:14 53:16.)
  - 6. GMACM Has a Strong Breach of Contract Claim against Ally Bank Based on Ally Bank's Misallocation of Revenue from August 2009 through April 2012
- 137. The 2008 MMLPSA and 2008 Broker Agreement are governed by Delaware Law. (2008 MMLPSA §8.5, ALLY\_0201210; 2008 Broker Agreement §17, RC00030534.) The 2008 Pipeline Swap is governed by New York Law. (2008 Pipeline Swap, part 4(h), ALLY 0018074.)
- 138. Under Delaware law, the elements of a breach of contract claim are "first, the existence of the contract, whether express or implied; second, the breach of an obligation imposed by that contract; and third, the resultant damage to the plaintiff."<sup>48</sup>
- 139. Under New York law, the elements of a breach of contract claim are:
  "(1) a contract; (2) performance of the contract by one party; (3) breach by the other party; and
  (4) damages."<sup>49</sup>

<sup>&</sup>lt;sup>48</sup> *Universal Enter. Grp., L.P. v. Duncan Petroleum Corp.*, No. C.A. 4948, 2013 WL 3353743, at \*17 (Del. Ch. July 1, 2013) (quoting *VLIW Tech., LLC v. Hewlett–Packard Co.*, 840 A.2d 606, 612 (Del. 2003)).

- GMACM and Ally Bank. Under the 2008 MMLPSA, Ally Bank was obligated to base accounting treatment upon the definitions of "price" and "cost basis" as set forth therein. The price of the loan sold to GMACM by Ally Bank was defined as "cost basis plus reserves associated." Cost basis was defined as "the unpaid principal balance of such Mortgage Loan, plus or minus any premium or discount paid, *net deferral fees or costs*, accrued interest and basis adjustments from derivative loan commitments, *hedge accounting* or *lower of cost or market adjustments*." (2008 MMLPSA; Cortese Tr. at 67:16 68:18.)
- 141. Ally Bank breached the pricing terms of the 2008 MMLPSA when it switched to fair value accounting and stopped deferring the fees and costs associated with originating the loans. Put differently, the net revenue to Ally Bank went from only net interest carry, to "discount/*premium; broker fee paid; and interest carry.*" This resulted in GMACM paying an increased price for the loan, directly decreasing its profits. (Memoranda from C. Dondzila and J. Cortese, Mar. 10 and 13, 2012, EXAM12219169, ALLY 0401565.)
- 142. As a result of the breach by Ally Bank, GMACM is owed approximately \$520.5 million, which consists of: (i) \$51.4 million, representing return of GMACM's March 2012 payment to Ally Bank for amounts received by GMACM between January 1, 2009 and July 31, 2009; and (ii) \$469.1 million in additional revenues that, but for Ally Bank's unauthorized switch to fair value accounting, GMACM would have received for the period August 1, 2009 to April 30, 2012. (Lyons Report at 12.)

#### B. MSR Swap

143. GMACM has a \$1.725 billion breach of contract claim against Ally Bank (as successor to Old GMAC Bank) related to a swap agreement concerning MSRs owned by

<sup>&</sup>lt;sup>49</sup> Terwilliger v. Terwilliger, 206 F. 3d 240, 246 (2d Cir. 2000).

Ally Bank. As explained in more detail below, Ally Bank was required to make certain payments to GMACM based on the daily gain in the fair market value of all MSRs owned by Ally Bank and reflected on its accounting ledger. Instead, Ally Bank made payments for gains from only a subset of the MSRs on Ally Bank's accounting ledger, denying GMACM of substantial payments that were due to it.

144. An MSR is a contractual right to service loans and receive the related fees and certain ancillary income. As an Ally Bank memorandum explained:

MSRs represent the capitalized value of the right to receive future cash flows from the servicing of mortgage loans for others. Because residential mortgage loans typically contain a prepayment option, borrowers often elect to prepay their mortgage loan by refinancing at lower rates during declining interest rate environments. When this occurs, the stream of cash flows generated from servicing the original mortgage loan is terminated. As such, the market value of mortgage servicing rights has historically been very sensitive to changes in interest rates and tends to decline as market interest rates decline and increase as interest rates rise.

(DX AJZ (ALLY\_0171117) at 6.)

145. Ally Bank determined to retain MSRs derived from loans originated or otherwise acquired by Ally Bank because it would significantly lower associated financing costs. To effectuate this arrangement, Ally Bank was required, by Ally Bank's regulators, to enter into a "total return swap" with ResCap. The total return swap would have the effect of transferring all of the economics (positive and negative) of the MSRs to GMACM in exchange for providing Ally Bank with a fixed rate of return.

## 1. The MSR Swap Agreements

### a. The 2007 MSR Swap

- 146. To effectuate the arrangement described above, Ally Bank and GMACM entered into an MSR swap on August 31, 2007, which they documented on an ISDA Master Agreement with two schedules: (i) the FMV Schedule and (ii) the Net Funding Schedule (collectively, the "2007 MSR Swap").
- 147. Under the 2007 MSR Swap, each party received the following from the other:

Ally Bank	GMACM
"Funding Fee" (a fixed rate of return) (per the Net Funding Schedule)	Daily change in value of MSRs (per the FMV Schedule)
Servicing revenues (per the Net Funding Schedule)	"Net Servicing Fee" from MSRs (per the Net Funding Schedule)

- 148. The Net Funding Schedule provided for two payments. First, Ally Bank was obligated to pay GMACM a "Net Servicing Fee," which was defined as equal to all the servicing income Ally Bank received on its portfolio of MSRs, net of the expenses it incurred. Second, GMACM was required to pay Ally Bank a "Funding Fee," which was a LIBOR-based fixed rate payment calculated on the value of the MSRs and servicing revenues.
- 149. Under the FMV Schedule, the "FAS 156 mark to market" value of all MSRs reported on Ally Bank's accounting ledger was measured each business day. Positive changes in the value of the MSRs required Ally Bank to pay GMACM the difference. If the value of the MSRs on Ally Bank's books decreased, GMACM would pay Ally Bank the amount of the decrease.
- 150. Significantly, the FMV Schedule did not distinguish between MSRs arising from loans originated by Ally Bank and those arising from loans purchased and retained

by Ally Bank from correspondent bank or third parties. However, the FMV Schedule required that the daily gains (or losses) from Ally Bank's *entire* MSR portfolio reflected on its accounting ledger be transferred to GMACM. For example, if Ally Bank sold loans to GMACM and retained the related servicing rights, it capitalized these MSRs, adding their value to its accounting ledger. Accordingly, under the FMV Schedule, these MSRs—as well as MSRs that Ally Bank purchased from third parties—were required to be included in the daily gain/loss calculation.

# b. The 2011 MSR Swap

- swap agreement (the "2011 MSR Swap"), which was memorialized using a 2002 ISDA Master Agreement. This revised agreement maintained the same general structure as the one it replaced but made even clearer that any net daily gain due to GMACM was to be calculated based on the change in value of Ally Bank's entire MSR portfolio (not just gains on loans originated by Ally Bank). Specifically, the 2011 MSR Swap provided that the daily calculation was to include
  - (i) the net loss recorded by [Ally Bank] in respect of the sale of mortgage servicing rights then on [Ally Bank's] general ledger, taking into account *any gain on new origination and capitalization of mortgage servicing rights*, or gain or loss on the disposition thereof or in respect of the prepayment of any related mortgage loans, or (ii) the net gain recorded by [Ally Bank] in respect of the sale of mortgage servicing rights then on [Ally Bank's] general ledger, taking into account any *gain on new origination and capitalization of mortgage servicing rights*, or gain or loss on the disposition thereof or in respect of the prepayment of any related mortgage loans, including those purchased separately or acquired through correspondent loans purchased by Ally Bank.

(DX AJQ (ALLY 0041799) § 2 (emphasis added).)

# 2. Ally Bank Failed to Pay GMACM Gains From Its Entire MSR Portfolio

- 152. Notwithstanding the clear language of both the 2007 MSR Swap and the 2011 MSR Swap (together, the "MSR Swaps") that required Ally Bank to pay GMACM the amount of increases in the value of Ally Bank's entire MSR portfolio, Ally Bank paid GMACM only for increases related to loans originated by Ally Bank. This was insufficient under the MSR Swaps because Ally Bank had other MSRs that were included on its accounting ledger.
- 153. By contrast, GMACM's Funding Fee payments to Ally Bank reflected the value of newly recognized MSRs (such as MSRs on loans Ally Bank sold to GMACM and MSRs that Ally Bank purchased from third parties), not just loans originated by Ally Bank.
- 154. As a result of this breach of the MSR Swaps, Ally Bank failed to pay GMACM \$1.725 billion that was due to it in connection with Ally Bank's MSR assets attributable to correspondent loans and purchased MSRs. This figure includes \$1.329 billion for the period before the 2011 MSR Swap took effect.

#### 3. Applicable Law

the elements of a breach of contract claim are: "(1) a contract; (2) performance of the contract by one party; (3) breach by the other party; and (4) damages." Each of these elements is satisfied with respect to the MSR Swaps. First, there is no dispute that the MSR Swaps are valid contracts between GMACM and Ally Bank. Second, GMACM performed its duties under the MSR Swaps. Third, Ally Bank breached the MSR Swaps when it did not pay GMACM for the gains related to the MSRs it had purchased and that had originated from correspondent loans. Fourth, as a result of this breach, GMACM suffered damages of \$1.725 billion.

<sup>&</sup>lt;sup>50</sup> *Terwilliger*. 206 F.3d at 246.

# C. The Debtors Have a Claim Against Ally for Breach of the First Tax Allocation Agreement

156. The final of the three substantial breach of contract claims arises from AFI's breach of the First Tax Allocation Agreement.

#### 1. Overview of Tax Allocation Agreements

- consolidated federal tax return.<sup>51</sup> If they choose to file a consolidated return, the income, gain, deduction, and loss of each corporate member of the group is reported on one consolidated federal income tax return. Certain wholly owned entities, including limited liability companies, may be treated as disregarded as separate from the entity's owner for federal income tax purposes (a disregarded entity). In such a case, the income, gain, deduction, and loss of the disregarded entity is included on the tax return of its owner, the owner is responsible for any income taxes relating to that income, and the owner's income can be reduced by any deductions or losses of the disregarded entity.
- member of the group can be held liable for the federal income taxes applicable to the income of the entire group, and the Internal Revenue Service can choose to collect any taxes from any such member. The tax law does not dictate how members of the consolidated group allocate financial responsibility for tax liabilities and rights to tax refunds or credits, nor does the tax law address allocation of any such liability or rights to refunds when a taxpayer owns equity in a disregarded entity. Parents and subsidiaries in consolidated tax groups typically address this

<sup>&</sup>lt;sup>51</sup> I.R.C. § 1501.

<sup>&</sup>lt;sup>52</sup> Treas. Reg. § 1.1502-6.

<sup>&</sup>lt;sup>53</sup> I.R.C. § 1.01, 1–2; ANDREW J. DUBROFF ET AL., FEDERAL INCOME TAXATION OF CORPORATIONS FILING CONSOLIDATED RETURNS § 71.02[4][a], 71–195 (2d ed. 2012).

allocation in negotiated tax allocation agreements.<sup>54</sup> With the increasing use of disregarded entities, it is not unusual for tax allocation agreements to exist between a disregarded entity and its owner, allocating taxes and tax benefits between the two by treating the disregarded entity as if it was a corporate member of the consolidated federal income tax group.

## 2. The First Tax Allocation Agreement

159. The 2005 Operating Agreement and amendments thereto required that AFI (which filed consolidated tax returns) and ResCap have a tax allocation agreement in place. On November 2, 2009, ResCap became a disregarded entity, which raised questions about whether the then-existing tax allocation agreement was adequate. As a result, AFI decided it needed a new tax allocation agreement with ResCap. So, at the end of 2009, AFI drafted, and sent to ResCap for review, the First Tax Allocation Agreement (to apply retroactively to November 2, 2009). 55

- payment for the use of its tax attributes (*i.e.*, foreign tax credits, net operating losses, or capital losses) by AFI. AFI included a provision in the First Agreement that required it to pay ResCap for any ResCap tax attribute that AFI was able to use, even if ResCap as a standalone entity would not have been able to use the tax benefit in that particular tax year.
- 161. Indeed, William Marx, Executive Director of Tax Operations and Analysis at AFI and drafter of the First Tax Allocation Agreement, told both AFI and ResCap that the proposed First Agreement would "in all cases be either neutral or more beneficial to ResCap" compared to its treatment as a strict standalone corporate entity. (DX APE (EXAM12308200);

<sup>&</sup>lt;sup>54</sup> See ANDREW J. DUBROFF ET AL., FEDERAL INCOME TAXATION OF CORPORATIONS FILING CONSOLIDATED RETURNS § 41.01, 41–5 (2d ed. 2012).

<sup>&</sup>lt;sup>55</sup> The retroactive November 2, 2009 date was intended to coincide with the date ResCap became a disregarded entity for federal income tax purposes.

*see also* Designated Deposition Testimony of William Marx, dated October 18, 2013 ("<u>Marx Tr.</u>"), at 61:4-17.) Specifically, Mr. Marx explained to ResCap and Ally:

If ResCap or any of its relevant sub-groups or subsidiaries generates foreign tax credits, net operating losses, or capital losses that it would not be able to use on a stand-alone basis in the current period, but the [AFI] group can utilize the benefits on the consolidated [AFI] return, then the ResCap entity will be paid currently for those benefits. This deviation from strict stand-alone accounting will in all cases be either neutral or more beneficial to ResCap than strict stand-alone. [AFI] drafted the agreements in this manner to be consistent with other allocation agreements in the Group (Bank and Insurance have similar agreements already in place).

# (DX APE (EXAM12308200).)

- 162. As Mr. Marx explained in his email, this type of provision was not uncommon for AFI—it was included in certain other tax allocation agreements between AFI and its affiliates. (DX APE (EXAM12308200); *see also* Marx Tr. at 45:10-19.) AFI specifically chose to include this provision in the First Tax Allocation Agreement with ResCap.
  - 3. The ResCap Board Approved the First Tax Allocation Agreement After Extensive Negotiations Between ResCap and AFI
- 163. Counsel to ResCap (Morrison & Foerster) and counsel to the Independent Directors (Morrison Cohen) both reviewed the draft agreement and provided comments shortly after receiving the agreement in December 2009.
- 164. In June 2010, AFI sent a revised draft to ResCap. The revised draft retained the provision that ResCap would be compensated based on AFI's use of ResCap's tax attributes, including tax attributes that ResCap would not have been able to use as a standalone entity during the fiscal year in which AFI used the tax attributes.
- 165. AFI and ResCap continued to negotiate and exchange drafts of the agreement.

- 166. After AFI and ResCap agreed to the terms of the First Agreement, Mr. Marx, James Young (Chief Financial Officer ("CFO") at ResCap), and Tammy Hamzehpour (General Counsel at ResCap) sent a memorandum to the ResCap Board seeking approval of the proposed First Tax Allocation Agreement.
- 167. After discussion at an August 6, 2010 Board meeting, the ResCap Board specifically found that the Agreement was made "on terms consistent with those that parties at arms' length would agree to and for fair value." (DX AQV (RC40016362) at 40016372.)
- 168. The ResCap Board then unanimously approved the First Tax Allocation Agreement and "authorized and empowered" officers of Rescap to execute the First Agreement. (DX AQV (RC40016362) at 40016372.)
  - 4. AFI Signed the Agreement But Decided Not to Deliver a Final Agreement to ResCap For Signature
- 169. AFI was responsible for organizing the signing of the First Tax Allocation Agreement that was approved by the ResCap Board on August 6, 2010.
- 170. Mr. Marx prepared a September 9, 2010 memorandum with instructions for signing and returning several final tax agreements, including the First Tax Allocation Agreement. The memorandum was directed to, *inter alia*, David DeBrunner, Chief Accounting Officer of AFI, and Mr. Young, ResCap CFO.
- AFI. Mr. DeBrunner was authorized to sign the First Agreement on behalf of AFI. Mr. DeBrunner received the memorandum and attachments from Mr. Marx and ultimately signed the First Agreement sometime around September 13, 2010. At the time Mr. DeBrunner signed the First Agreement, he and the AFI Tax group, including Mr. Marx, believed that agreement "was the allocation agreement that would be put in place" and that the "signature

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indicated the signatories' understanding that [the First Agreement] was an authorized agreement." (Marx Tr. at 28:15-29-8; 31:5-9; 54:5-12.)

172. Mr. Marx, however, failed to send the memorandum and First Agreement to Mr. Young for signature. Later in September, Jay Frucci, AFI's Chief Tax Officer was supposed to deliver the First Agreement to Mr. Young in person in Minneapolis. Mr. Frucci, like Mr. Marx, failed to deliver the First Agreement to Mr. Young. Had the First Agreement been mailed by Mr. Marx or delivered by Mr. Frucci, Mr. Young would have signed the First Agreement.

# 5. AFI Files Its 2009 Tax Returns and Calculates How Much Is Owed To ResCap Under the First Tax Allocation Agreement

- 173. AFI filed its consolidated 2009 tax return on September 15, 2010, and then calculated its tax payment to ResCap under the terms of the First Tax Allocation Agreement.

  Calculations indicated that AFI would owe ResCap as much as \$250 million in 2009 and as much as \$400 million in 2010 under the First Tax Allocation Agreement.
- 174. AFI had not anticipated such a large payment to ResCap under the First Tax Allocation Agreement. Indeed, despite having plenty of time during the eight-month negotiation period (December 2009 through August 2010) to run preliminary calculations *prior* to signing the First Agreement, Mr. Marx never ran any such calculations until *after* AFI signed the First Agreement. Once Mr. Marx finally ran his calculations and discovered the substantial payments it owed ResCap, AFI moved quickly to protect its interest at the expense of ResCap.
- 175. On October 13, 2010, Mr. Marx sent an email to AFI interim Chief Financial Officer James Mackey expressing concern about the amounts AFI was obligated to pay ResCap pursuant to the First Tax Allocation Agreement (which Mr. Marx himself drafted).

177. In his email, Mr. Marx recognized that:

• "The ResCap agreement was reviewed and approved by the ResCap Board.";

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- "There is sensitivity here regarding arms-length dealings with affiliates."; and
- A new agreement "would likely require a fairness opinion of outside counsel."
   (DX ALF (ALLY\_0424660) at 0424664.)
- 178. Mr. Marx asked for guidance from Mr. Mackey on how to handle the payment to ResCap. CFO Mackey's guidance was telling: "just ignore it" and hope that ResCap does not "think about it." (DX ALF (ALLY 0424660) at 0424663.)
- 179. Mr. Marx ultimately decided to pursue a second tax allocation agreement. On October 18, 2010, he told Mr. Young and Ms. Hamzehpour in an email that AFI "may be proposing changes to the tax allocation agreement." (DX ALE (ALLY\_0424659.)
- 180. Mr. Marx later notified Ms. Hamzehpour that "the ResCap tax allocation agreement is back on the table" and sent a revised allocation agreement (the "Second Tax Allocation Agreement" or, the "Second Agreement"), representing that the draft was "virtually identical to the previously approved agreement, but for the deletion of language related to" the payments from AFI to ResCap. (DX ALH (ALLY 0424667) at 0424669.)
- 181. The Second Agreement was extremely favorable to AFI. All payment rights for use of ResCap's tax attributes by AFI had been stripped out of this Second Agreement.

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Moreover, the Second Agreement failed to (i) meet the standard set by the ResCap Board when it approved the First Tax Allocation Agreement—that the agreement be "on terms not more disadvantageous in any material respect to the holders of [ResCap's] notes than those existing tax allocation agreement(s) [it] [is] intended to replace" (DX AQW (RC40018729)), and (ii) meet the requirement of the 2006 Amended Operating Agreement that it "shall provide for two-way sharing payments." (DX AJS (ALLY\_0041818).)

- 182. ResCap's outside counsel, Morrison Cohen, highlighted the unfairness of the Second Agreement in comments they provided to Ms. Hamzehpour that were then passed on to Mr. Marx: "It seems unfair that if Rescap earns profits but Mortgage/Ally has losses and no tax is ultimately due, then Rescap still must pay Mortgage/Ally the hypothetical tax on Rescap's profit. However, if Mortgage/Ally earns profit but Rescap has losses and no tax is ultimately due, then Mortgage/Ally need not pay Rescap the hypothetical tax on Mortgage/Ally's profit. It seems like Rescap is not paid for utilized losses but Mortgage/Ally is paid for utilized losses." (DX APW (EXAM20266669).) Counsel also noted that "[w]hile the cover email suggests that the losses used up by [AFI] can reduce future income of ResCap, that doesn't seem to be spelled out in the agreement." (DX APW (EXAM20266669).)
- 183. During a subsequent conference call between the independent directors, their counsel, and representatives of AFI, including Mr. Marx, fairness issues with the Second Tax Allocation Agreement were repeatedly raised.
- 184. Despite the fairness concerns that ResCap expressed to AFI, the Second Tax Allocation Agreement was ultimately executed on January 26, 2011.
- 185. After the Second Agreement was signed, Mr. Marx destroyed all copies of the First Tax Allocation Agreement signed by Mr. DeBrunner.

# 6. The First Tax Allocation Agreement is an Enforceable Contract That Governs the Parties' Tax Allocation Relationship

186. The First Tax Allocation Agreement is an enforceable contract. Although the Second Tax Allocation Agreement purports to "supersede any earlier agreement for the allocation of income taxes between the parties" (DX AQV (RC40016362) at § 5.05), the Second Agreement involved, among other things, the incurrence of constructively fraudulent obligations by the ResCap estate that are avoidable under the Bankruptcy Code. (*See* Part V.C.7 *infra*.) Thus, the First Agreement is the agreement that governs appropriately ResCap and AFI's tax allocation relationship.

187. Under Michigan law<sup>56</sup>, a valid contract must have: "(1) parties competent to contract, (2) a proper subject matter, (3) legal consideration, (4) mutuality of agreement, and (5) mutuality of obligation."<sup>57</sup> The only question with respect to the First Agreement is whether, because the First Agreement was only partially executed, there was "mutuality of agreement" between the parties, or, in other words, whether there was a "meeting of the minds."<sup>58</sup> The evidence here shows that there was.

188. Two aspects of Michigan law are important to the meeting of the minds analysis here. First, a partially signed agreement may be enforceable against the party who signed the agreement (*i.e.* AFI) unless the evidence shows that the parties did not intend to be

<sup>&</sup>lt;sup>56</sup> The First Tax Allocation Agreement includes a choice of law provision designating Michigan as the governing law. New York courts enforce contractual choice of law provisions. *See Gambar Enters. v. Kelly Servs.*, 418 N.Y.S.2d 818, 822 (N.Y. App. Div. 1979) (applying choice of law provision in contract specifying application of Michigan law).

<sup>&</sup>lt;sup>57</sup> Hess v. Cannon Twp., 696 N.W.2d 742, 748 (Mich. 2005) (citations omitted).

<sup>&</sup>lt;sup>58</sup> *Garrison Co. v. Bishop Int'l Airport Auth.*, No. 293415, 2010 WL 4679501, at \*3 (Mich. Ct. App. Nov. 18, 2010) (citation omitted).

bound absent a fully signed agreement.<sup>59</sup> The "question as to whether those who have signed are bound is generally to be determined by the intention and understanding of the parties at the time of the execution of the instrument."<sup>60</sup> Second, where, as here, "a written agreement is silent as to whether the persons who sign it intend to become legally obligated to each other before all persons named in it as parties have signed, parole evidence is admissible to show the intention of the parties."<sup>61</sup>

agreement as to the terms of the First Agreement and no question that they both intended to be bound by the terms of the First Agreement. AFI and ResCap negotiated the First Agreement and agreed to its final terms. ResCap presented it to its Board, which passed a resolution approving the First Agreement and authorizing a ResCap representative to sign the First Agreement. Contrary to the direction of the Board, ResCap's authorized representative, CFO James Young, failed to sign the approved First Agreement. AFI presented the First Agreement to its authorized signatory, Mr. DeBrunner, for execution, believing that the parties had reached a final, effective agreement that Mr. DeBrunner could sign—which he did. There is nothing in the evidence to indicate that the parties only intended the contract to become enforceable once it had been signed by all parties. In fact, AFI's actions in September and October of 2010, after its 2009 federal tax return was filed, belie any such argument—AFI calculated payments it owed to ResCap based on the terms of the First Tax Allocation Agreement, *i.e.*, the agreement that AFI believed governed the parties' tax allocation relationship at the time.

<sup>&</sup>lt;sup>59</sup> Wiegand v. Tringali, 177 N.W.2d 435, 437–38 (Mich. Ct. App. 1970); see also Am. Bentonite Corp. v. Clark Equip. Co., 43 F.2d 392 (W.D. Mich. 1928); High v. Capital Senior Living Props. 2-Heatherwood, Inc., 594 F. Supp. 2d 789, 798 (E.D. Mich. 2008) ("The absence of a signature is not necessarily fatal to a finding of an agreement. Michigan law permits an inference that an offeree accepted the terms of the agreement when she signaled her assent through conduct.") (citations omitted).

<sup>&</sup>lt;sup>60</sup> Wiegand, 177 N.W.2d at 437–38.

<sup>&</sup>lt;sup>61</sup> *Id.* at 438 n.7.

# 7. The Second Tax Allocation Agreement Involves a Constructive Fraudulent Transfer and Should Be Avoided

- a debtor within two years of the filing of the bankruptcy petition may be avoided as a constructive fraudulent transfer if, *inter alia*, the debtor "received less than reasonably equivalent value in exchange for [a] transfer or obligation" and was insolvent or had unreasonably small capital at the time of the transfer or obligation.<sup>62</sup> A contract releasing an existing obligation is a transfer within the meaning of section 548.<sup>63</sup>
- 191. The Debtors filed for bankruptcy on May 14, 2012. The Second Tax Allocation Agreement was executed on January 26, 2011, and thus easily falls within the two-year fraudulent transfer look-back period.
- for the obligations incurred under the Second Tax Allocation Agreement or for the release of the benefits to ResCap under the First Tax Allocation Agreement. The Second Agreement requires ResCap to make certain payments to AFI with respect to taxes associated with ResCap income even though ResCap, as a disregarded entity, is not responsible to pay taxes under the federal income tax law. Notwithstanding the fact that the Second Agreement requires ResCap to make tax-related payments to AFI as if ResCap was a standalone taxpayer, it does not give ResCap the benefit to receive certain tax refunds that it would have had as a standalone taxpayer—benefits it had under the First Agreement. As a result, the Second Agreement places ResCap in a worse position than it would have been (i) on a standalone basis, or (ii) if the First Tax Allocation Agreement was an enforceable contract.

<sup>&</sup>lt;sup>62</sup> 11 U.S.C. § 548 (a)(1)(B).

<sup>&</sup>lt;sup>63</sup> See, e.g., Endeavour GP, LLC v. Endeavour Highrise, L.P. (In re Endeavour Highrise, L.P.), 432 B.R. 583, 600 (Bankr. S.D. Tex. 2010).

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- 193. ResCap was also likely insolvent or had unreasonably small capital in January 2011, when the Second Agreement was executed.
- 194. In October of 2008, ResCap predicted that it would run of out of money by mid-November of 2008, and seriously considered filing for bankruptcy.
- 195. The Debtors apparently believe that they were either insolvent or had unreasonably small capital in January 2011 given their assertion that intercompany debt forgiveness that occurred as far back as 2007 could be subject to avoidance actions.<sup>64</sup>
- 196. The Creditors' Committee also apparently believed that ResCap was likely insolvent in 2011. In its Motion for Entry of an Order Authorizing the Committee to prosecute and Settle Certain Claims on Behalf of the Debtors' Estates, dated April 11, 2013 [Dkt. No. 3412] (the "Standing Motion"), the Creditors' Committee argued that between 2007 and 2012, ResCap was on "life-support." The Creditors' Committee described the cash infusions that Ally "dribbled out" between 2007 and 2012 as simply a way to "delay the inevitable ResCap bankruptcy."
- 197. The obligations incurred by the Debtors under the Second Tax Allocation Agreement meet all the requirements of a constructive fraudulent transfer under the Bankruptcy Code. Thus, the Second Tax Allocation Agreement should be avoided and the parties returned to the positions they would have been in had the obligations under the Second Agreement never been incurred—that is, the parties' rights and responsibilities to each other as they relate to certain taxes should be governed by the First Tax Allocation Agreement.<sup>67</sup>

<sup>&</sup>lt;sup>64</sup> See Disclosure Statement at 41-42.

<sup>&</sup>lt;sup>65</sup> Standing Motion ¶ 45.

<sup>&</sup>lt;sup>66</sup> Id.

<sup>&</sup>lt;sup>67</sup> See Gibson v. United States (In re Russell), 927 F.2d 413, 417 (8th Cir. 1991).

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# 8. ResCap is Entitled To Damages Based on AFI's Breach of the First Tax Allocation Agreement

allocation relationship, ResCap has a breach of contract claim against AFI in which it can seek payment from AFI for AFI's use of ResCap's tax benefits, as contemplated by the First Tax Allocation Agreement. This is true regardless of whether the Second Agreement is avoided. The First Agreement is a valid and enforceable contract and ResCap can pursue a breach of that contract even in the absence of a successful fraudulent transfer of the Second Agreement.

199. Absent enforcement of the First Agreement, AFI will reap a \$2.2 billion tax benefit as a result of the Global Settlement from the use of ResCap's favorable tax attributes and will have no obligation to compensate ResCap for that use. The chart<sup>68</sup> at Figure 1 on the following page demonstrates this inequitable result.

<sup>&</sup>lt;sup>68</sup> This table originated in the Examiner's Report but has been updated to include the results of the \$2.1 billion Global Settlement.

Figure 1. Calculation of Damages From Tax Allocation Agreement Under The Global Settlement

	Examiner Report	Adjustment for Higher AFI Contribution	New POR
Expected amount of cancellation of debt income (in millions)			
ResCap tax liabilities	10,154		10,154
Less: Creditors' expected recovery	-6,233	-1,350	-7,583
Cancellation of Debt Income	3,921	-1,350	2,571
Amount of built-in losses expected to be realized by ResCap during the Chapter 11 Cases (in millions)			
Creditors' expected Recovery	6,233	1,350	7,583
Less assumed contribution by AFI to creditors' recovery	-750	-1,350	-2,100
Less tax basis in ResCap assets	-11,387		-11,387
Built-in losses Expected to be Realized by ResCap	-5,904	0	-5,904
Amount of ResCap tax benefits available for AFI's use (in millions)			
ResCap NOLs generated (11/2/2009-12/31/2012)	1,444		1,444
ResCap capital losses generated (11/2/2009-12/31/2012)	1,629		1,629
ResCap losses to be realized during Chapter 11 cases	5,904		5,904
Less: Expected amount of cancellation of debt income	-3,921	1,350	-2,571
Tax Benefits to AFI	5,056	1,350	6,406
Federal income tax rate	35.00%	35.00%	35.00%
Value of Tax Benefits to AFI	1,770	473	2,242

200. In other words, AFI's failure to abide by the First Tax Allocation Agreement will result in damages to ResCap of over \$1.7 billion based on the initial \$750 million proposed settlement contribution and over \$2.2 billion based on the \$2.1 billion Ally Contribution.<sup>69</sup> This means that Ally's tax savings from use of losses generated by ResCap's activities will exceed Ally's \$2.1 billion contribution by over \$100 million.

201. Indeed, Ally does not meaningfully dispute the calculation of tax benefits as set forth above, and Ally admitted that it was possible that it would realize tax benefits of at least \$2.1 billion. (Aretakis Tr. at 53:13-20.) At the end of 2012, Ally recorded \$1.7 billion of

<sup>&</sup>lt;sup>69</sup> Ally's Corporate Representative (Aretakis) testified that in September 2013—as a result of the progression of this case—Ally determined that there would be no cancellation of debt income ("CODI"), but rather, Ally would determine the "gain or loss on exchange." (Designated Deposition Testimony of James Aretakis, dated November 6, 2013 ("<u>Aretakis Tr."</u>) at 32:25-33:18; 74:6-18.) Mr. Aretakis conceded, however, that the change from CODI to "gain or loss on exchange" has no material effect on the "bottom line" tax benefit to Ally stemming from Ally's \$2.1 billion contribution. (Aretakis Tr. at 74:19-77:8.) The following table illustrates Mr. Aretakis' testimony.

	Examiner Report	Adjustment for Higher AFI Contribution	New POR
Expected Gain or Loss on Exchange			
ResCap tax basis in assets	$12,137^1$	1,350	13,487
Less: ResCap tax liabilities <sup>2</sup>	-10,154		-10,154
Loss on Exchange	1,983		3,333
Amount of ResCap tax benefits available for AFI's use (in millions)			
ResCap NOLs generated (11/2/2009-12/31/2012)	1,444		1,444
ResCap capital losses generated (11/2/2009-12/31/2012)	1,629		1,629
ResCap losses to be realized during Chapter 11 cases			
Loss on Exchange	1,983		3,333
Tax Benefits to AFI	5,056		6,406
Federal income tax rate	35.00%		35.00%
Value of Tax Benefits to AFI	1,770	<del>.</del>	2,242

<sup>1.</sup> Includes \$750 million initial Ally Contribution

<sup>2.</sup> Mr. Aretakis objected to the "total liabilities" figure used by the Examiner and the JSNs because, according to Mr. Aretakis, the total liability basis is not yet fixed. (Aretakis Tr. at 51:10-18.) However, with the exception of legal fees and other non-deductible liabilities not yet updated on ResCap's books, any additional liabilities would themselves generate a tax attribute in favor of Ally.

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gross deferred tax assets attributable to ResCap (DX AYZ ("ResCap vs Non-ResCap Deferred Inventory as of December 31, 2012")) and in 2013 recorded an additional \$1.35 billion expense in connection with the increased contribution. (DX BAO (AFI June 30, 2013 Form 8-Q) at 8.) An internal memorandum reveals that as a result of the increased contribution, Ally will record an additional deferred tax asset of at least \$510,570,000 (\$1.35B X 37.82%) (*see* DX AJA at AFIJSN\_0121144), which is publicly tied to Ally's Form 8-K, filed on July 31, 2013. (DX AZF (AFI (July 31, 2013 Form 8-K) at 1; Aretakis Tr. at 61:9-18.) Consequently, though the JSNs allege the overall tax benefit to Ally is indeed higher, for financial accounting purposes, Ally will likely realize at least a \$2.2 billion tax benefit.

ResCap. In its Current Report, filed on July 31, 2013, Ally disclosed that its net loss was "primarily due to a \$1.6 billion charge resulting from Ally's comprehensive settlement agreement in the ResCap Chapter 11 bankruptcy case" but that "this was partially offset by approximately \$600 million in tax benefits related to the settlement charge and the sales of certain of Ally's international businesses." (DX AZF (AFI (July 31, 2013 Form 8-K) at 1 (emphasis added); Aretakis Tr. at 61:9-18.) Further, when Mr. Aretakis was asked "whether Ally expects to use any of the ResCap capital tax loss carried forwards in 2013," Mr. Aretakis admitted that he expected Ally to use a "substantial amount." (Aretakis Tr. 22:7-13.) Thus the tax benefits attributable to ResCap are not of some hypothetical economic benefit to Ally, but are real assets which Ally has already started to utilize.

9. ResCap's Claim Against Ally for Breach of the First Tax Allocation Agreement Is Subject to the JSN Liens Notwithstanding Avoidance of the Second Tax Allocation Agreement

203. The Plan Proponents assert that, because the Second Tax Allocation Agreement is subject to an avoidance action, claims arising from the breach of the First Tax Allocation Agreement constitute after-acquired property that are not subject to the JSN Liens. The Plan Proponents are wrong.

transfer pursuant to section 548 of the Bankruptcy Code, the estate receives no recovery based upon damages arising under the First Agreement;<sup>71</sup> the Second Agreement is simply rendered null and void. *See Barber v. McCord Auto Supply, Inc. (In re Pearson Indus., Inc.)*, 178 B.R. 753, 756, 758 (Bankr. C.D. Ill. 1995) (explaining the difference between avoidance and recovery). In other words, "the [Second Agreement] is retroactively ineffective and the transferee legally acquired nothing through it." *In re Pearson Indus., Inc.*, 178 B.R. at 759. Avoidance of the Second Agreement simply returns the parties to the positions they were in before the Second Agreement was purportedly effective. *See id.; see also Savage & Assocs., P.C. v. Mandl (In re Teligent, Inc.)*, 380 B.R. 324, 337 (Bankr. S.D.N.Y. 2008) (concluding that the debtor's release of a former employee's obligation to repay a loan was a fraudulent transfer and finding that, ordinarily, "avoiding the release . . . . leaves the transferor free to enforce the underlying debt'); *Endeavour GP, LLC v. Endeavour Highrise, L.P. (In re Endeavour Highrise, Inc.)*.

<sup>&</sup>lt;sup>70</sup> See Memorandum of Law in Support of the Debtors' and Official Committee of Unsecured Creditors' Motion to Dismiss Certain of the Defendants' Counterclaims, dated July 16, 2013 [Dkt. No. 22] at 10 n.8; Plan Proponents Omnibus Objection, dated August 16, 2013 [Dkt. No. 4723] at ¶ 30.

<sup>&</sup>lt;sup>71</sup> The trustee can seek recovery under section 550 of the Bankruptcy Code, but only with respect to damages resulting from an avoidance of the Second Agreement. Those damages are equal to the amount that ResCap paid to AFI pursuant to the terms of the Second Agreement—\$50 million. The \$50 million recovery resulting from avoidance of the Second Agreement has nothing to do with the \$2.4 billion recovery resulting from AFI's breach of the First Agreement.

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*L.P.*), 432 B.R. 583, 670 (Bankr. S.D. Tex. 2010) (after finding certain contract releases invalid because they lacked consideration or were avoidable as fraudulent transfers, the court permitted enforcement of the contracts as though the releases had never been entered into, allowing the trustee to collect liquidated damages pursuant to the contracts).

205. Having been restored to their prior positions, the First Agreement becomes the operative document governing ResCap and Ally's tax allocation relationship. AFI owes ResCap payments pursuant to the terms of the First Agreement, and thus ResCap has a breach of contract claim against Ally in the amount of \$2.4 billion. This \$2.4 billion in proceeds is not a new asset; rather, the \$2.4 billion flows directly from the breach of the First Agreement—it existed prior to the bankruptcy, and was then, as now, subject to the JSN Liens. It is not a recovery that arises from any fraudulent transfer action, nor is it a recovery reliant on a fraudulent transfer action—ResCap (and the JSNs upon enforcement of their Liens) could pursue a breach of the First Agreement even in the absence of an avoidance of the Second Agreement.

the First Agreement and the estate cannot recover any such proceeds in absence of enforcement of the First Agreement. Where, as here, a secured creditor has, pursuant to a security agreement, a lien on property acquired pre-petition (*i.e.*, the breach of contract claims) and a lien on the proceeds, products, offspring, or profits of such property, the lien "extends to such proceeds, products, offspring, or profits acquired by the estate after the commencement of the case." The proceeds arising from the secured property to do not have to be in existence at the time the bankruptcy petition is filed. *See Chem. Bank v. United States Lines (S.A.), Inc. (In re McLean Indus., Inc.)*, 132 B.R. 271, 283-84 (Bankr. S.D.N.Y. 1991). Here, per the terms of the Security

<sup>&</sup>lt;sup>72</sup> 11 U.S.C. §552(b)(1).

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Agreement, the JSNs have a lien on breach of contract claims and any proceeds that arise therefrom. Thus, the JSNs have a lien on all proceeds—potentially \$2.4 billion in damages—arising from AFI's breach of the First Tax Allocation Agreement.

207. The proceeds from the breach of the First Agreement are subject to the JSN Liens, regardless of the fact that the Second Agreement is subject to an avoidance action.<sup>73</sup>

### D. Judge Lyons' Opinions on Claim Allocation

208. Judge Lyons has opined that Ally Bank breached its agreements with GMACM by converting to fair value accounting in August 2009, which caused \$469.1 million in damages to GMACM. (Lyons Report at 12.) He also concluded that GMACM would likely prevail on a contractual claim that the allocation of revenues from January 1, 2009 to July 31, 2009 was proper and that it is, therefore, entitled to recover the \$51.4 million payment that it made to Ally Bank. (Lyons Report at 12.) Judge Lyons also concluded that GMACM is entitled prejudgment interest on the total amount, at a rate of either 9% (under New York law) or 5% above the Federal Reserve rate (under Delaware law). (Lyons Report at 14.) Judge Lyons further concluded that, due to the magnitude of the claim, Ally Bank would likely settle this claim for \$268.2 million. (Lyons Report at 14.) According to the pro rata methodology of allocating the Ally Contribution adopted by Judge Lyons, \$234.6 million of the \$2.1 billion Ally Contribution should be attributed to this claim. (Lyons Report at 95.)

209. Judge Lyons has concluded that GMACM has a potential claim against Ally Bank for the breach of a swap agreement relating to MSRs arising out of correspondent loans originated by Ally Bank or purchased by Ally Bank from third parties. The potential damages for this claim are \$1.725 billion. (Lyons Report at 18-19.) Judge Lyons found that

<sup>&</sup>lt;sup>73</sup> This result is consistent with the intent of the parties in entering into the JSN Security Agreement, which expressly provides for liens on any tax refunds or the proceeds thereof. (*See supra* at II.A.)

given the size of the claim, Ally Bank would likely settle with GMACM, and a reasonable settlement value for this claim is \$387.2 million. (Lyons Report at 21.) According to the pro rata methodology of allocating the Ally Contribution adopted by Judge Lyons, \$338.8 million of the \$2.1 billion AFI settlement should be attributed to this claim. (Lyons Report at 95.)

210. Judge Lyons also concluded that ResCap has a potential breach of contract claim against AFI for AFI's breach of the First Tax Allocation Agreement. (Lyons Report at 40.) According to the pro rata methodology of allocating the Ally Contribution adopted by Judge Lyons, \$713.7 million is a reasonable settlement value for this breach of contact claim, and \$624.5 million of the \$2.1 billion Ally Contribution should be allocated to the claim. (Lyons Report at 40, 96.)

## VI. THE DEBTORS' INTERCOMPANY CLAIMS ARE VALID AND ENFORCEABLE

- 211. The Intercompany Claims "reflect intercompany receivables and payments made [between Debtor entities] in the ordinary course of the Debtors' businesses."<sup>74</sup> These intercompany receivables and payables were recorded and tracked by the Debtors' centralized cash management system ("<u>Cash Management System</u>.")
- 212. The balances underlying the Intercompany Claims developed over time as a result of several factors:
  - <u>Functioning of the Cash Management System</u>: Typically, cash generated at the subsidiary level was swept up to the parent level as part of the Debtors' Cash Management System. The recipient of cash recorded an intercompany payable to the transferor and the transferor recorded an intercompany receivable from the recipient.
  - <u>Intercompany Loans</u>: Loans from one entity to another generated an intercompany note or accounts payable on the books of the borrower and an intercompany note or accounts receivable on the books of the lender.

<sup>&</sup>lt;sup>74</sup> Debtors' Motion For Order Authorizing Continued Use of Cash Management Services and Practices [Dkt. No. 16] ("<u>Cash Management Motion</u>") ¶ 71.

- <u>Charges for Services</u>: Charges for services provided by affiliates created an intercompany liability on the books of the service beneficiary to the service provider and an intercompany receivable from the beneficiary on the books of the service provider for the value of the services provided.
- <u>Interest Accrual</u>: The accrual of interest on certain intercompany loans generated an intercompany accounts payable on the books of the borrower and an intercompany accounts receivable on the books of the lender.
- <u>Payments</u>: Payments against intercompany notes payable or accrued intercompany interest payable reduced the intercompany assets on the books of the lender and the intercompany liabilities on the books of the borrower.
- <u>Transfers or Sales of Assets</u>: A transfer or sale of assets between Debtor entities created an intercompany receivable from the transferee on the books of the transferor and an intercompany payable to the transferor on the books of the transferee for the value of the assets transferred.
- <u>Debt Forgiveness</u>: Occasional forgiveness of intercompany obligations resulted in a reduction of the intercompany note or account payable on the books of the obligor and a reduction in the intercompany note or account receivable on the books of the beneficiary.
- 213. Intercompany cash movement that resulted in intercompany payables and receivables was formally documented by (i) wire transfers, (ii) bank account records, and (iii) entries on the general ledger. Moreover, the intercompany balances were consistently recorded in the general ledger as payables, receivables, or borrowings. Specifically, the Debtors recorded the intercompany balances in the general ledger using the following titles: "Note Receivable," "Intercompany," "Intercompany Receivable," "Intercompany Recvable," "Intercompany Recvable," "Interco Payable," "Intercompany payable US Subs" and/or "A/P affiliates." These intercompany balances were similarly recorded in the Debtors' trial balances as payables, receivables, or borrowings.
- 214. The Debtors' entry of the intercompany balances underlying the Intercompany Claims in the general ledger and trial balances as receivables, payables, or

borrowings indicates that the Debtors believed, at the time the debt was incurred, the balances reflected bona fide debt that would be repaid.

- 215. Indeed, the Debtors' Controller, Cathy Dondzila, confirmed in a writing prepared in connection with FTI Consulting's ("<u>FTI</u>") review of the intercompany balances that intercompany debt was expected to be repaid. (DX AUI (RCUCCJSN30023149) at 30023151.)
- 216. There is no evidence that the intercompany balances were incurred as a result of fraudulent activity or that they were fabricated in any way.
- 217. Other internal documents also indicate that the Debtors intended to repay intercompany balances that were recorded as payables or borrowings. For example, a 2011 netting agreement between GMACM, RFC, ResHolding, and ResCap, executed in connection with the sale of certain mortgage loans from GMACM to RFC, recognized that "[p]ursuant to various intercompany loans," ResHolding owed money to ResCap that needed to be repaid, ResCap owed money to RFC that needed to be repaid, and GMACM owed money to ResHolding that needed to be repaid. (DX AYI (RCJSNII10074531) at 10074537.) The netting agreement provides for the repayment of these Debtor entity loan obligations. Pursuant to the agreement, the loan obligations will be "netted against each other so that the respective obligations will be discharged." (*Id.* at 10074538.) According to the operative accounting policy, when an obligation is "discharged" in a netting agreement, "the debt is considered paid, and the amount will never have to be paid to the creditor in the future." (DX AYH (RC40000082) at 40000086.)
- 218. In evaluating intercompany transactions, courts must consider whether the transactions were properly characterized as debt or equity transactions when they occurred.<sup>75</sup> In addition to having many indicia of debt, the intercompany balances have no indicia of equity. If

<sup>&</sup>lt;sup>75</sup> In re BH S&B Holdings LLC, 420 B.R. 112, 155 (Bankr. S.D.N.Y. 2009).

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the Debtors had intended to treat the intercompany cash movement as capital contributions from a parent to a subsidiary, they would have recorded the balances as additional paid-in capital, not as a payable and a receivable. Indeed, as expert Robert S. Bingham will explain at trial, the frequent movement of cash between an operating subsidiary and parent company, with both entities playing the roles of lender and borrower at various times, is not consistent with an equity investment. Moreover, if the Debtors had intended to treat the intercompany cash movement as a dividend or a distribution from a parent to a subsidiary, they would have recorded the balances as reductions of paid-in capital from a subsidiary, not as a payable and receivable.

- 219. Further, both a capital contribution and a dividend or distribution required Board approval, while the ordinary course intercompany debt transactions did not.
- 220. Finally, equity investments in the parent-subsidiary context tend to be made by the parent to the operating subsidiary, typically to facilitate large capital expenditures and without recording an intercompany obligation. Here, however, the transferred funds were not used to facilitate any material capital expenditures. Indeed, the Debtors' Corporate Representative, Cathy Dondzila, testified that there were no material capital improvements undertaken during her tenure as ResCAp Controller. (Designated Deposition Testimony of Cathy Dondzila, dated October 17, 2013 ("Dondzila Tr."), at 91:5-9.) Instead, the funds were generally used to maintain liquidity or to ensure subsidiaries met various solvency and/or net worth requirements.
  - A. The Debtors' Debt Forgiveness Process Indicates That The Debtors Believed the Intercompany Balances Represented Valid Debt
- 221. According to the Debtors' Disclosure Statement, approximately \$16.6 billion of "debt obligations were forgiven among the Debtors and certain non-Debtor subsidiaries

in connection with the Debtors' international transactions and the dissolution of entities."<sup>76</sup>

Some of this debt was forgiven so that the Debtor entities would be in compliance with certain regulatory or contractual solvency and net worth requirements.

- 222. To ensure they were in compliance with these regulatory and/or contractual solvency and net worth requirements, the Debtors frequently performed solvency and net worth analyses. For purposes of evaluating the solvency of the Debtor entities, the Debtors considered intercompany receivables to be assets and intercompany payables to be liabilities.
- 223. Debt forgiveness resulted in a reduction of the intercompany note or account payable on the books of the obligor and a reduction in the intercompany note or account receivable on the books of the beneficiary.
- 224. The Debtors' Corporate Representative, Cathy Dondzila, testified that debt forgiveness was effectuated through a capital contribution (*i.e.*, through the equity account) to comply with GAAP requirements. (Dondzila Tr. at 84:13-86:6.) Internal communications reflect that the Debtors relied upon AICPA Practice Alert 00-1 (Extinguishment of Related Party Debt ¶¶ 27-28) in arriving at their determination to use the equity account to effectuate the debt forgiveness.
- 225. Intercompany debt forgiveness required various levels of approval depending upon the amount forgiven. Debt forgiveness in amounts less than \$50 million required approval of ResCap's Chief Financial Officer, Board of Directors and/or Executive Committee. Debt forgiveness in amounts greater than \$50 million also required the approval of the Ally Board of Directors. All debt forgiveness received appropriate approvals as required by a particular transaction.

<sup>&</sup>lt;sup>76</sup> Disclosure Statement at 47.

- 226. This formal approval process contrasts with the ordinary course intercompany transactions (which did not require any approvals) that created the intercompany payables and receivables and indicates that the Debtors regarded the underlying intercompany balances as debt. If the intercompany balances underlying the Intercompany Claims were actually created by way of capital contributions or equity distributions, debt forgiveness would have been unnecessary. Instead, the intercompany transactions created a bona fide liability requiring that the liability be repaid or forgiven. Moreover, if the ordinary course intercompany transactions were actually capital contributions, they would have required the approvals described *supra*.
- 227. Indeed, Mr. Young, former Chief Financial Officer of ResCap, agreed that to forgive a debt you must, in the first place, have debt:
  - Q. Without a debt -- you can't forgive debt that isn't owed, do you agree with that?
  - A. I agree with that.
  - Q. Okay. So if you're talking about forgiving debt, there has to be a debt that's owed, right?
  - A. On the face of it, yes. (Designated Deposition Testimony of James Young, dated November 6, 2013 ("Young Tr."), at 117:3-9; 120:6-10.)

## B. The Debtors Consistently Represented to Others that the Intercompany Balances Were Valid Debt

228. In all of its important governmental filings, as well as the audited financials prepared for individual Debtor subsidiaries, ResCap and the subsidiaries reported the Intercompany Claims as debt. In contrast, the Debtors cannot point to any pre-petition filing with a governmental entity or audited financial statement where the intercompany balances were reflected as equity.

- 229. **Tax Filings.** In its 2009, 2010, and 2011 federal income tax returns, ResCap reported intercompany payables as "Other Liabilities" (line 21) in Schedule L ("Balance Sheet per Books") of its Form 1120. The supporting schedule for the "Other Liabilities" category on Schedule L indicates that there are "Intercompany Payables" and "Accounts Payable Affiliates" that are recorded as liabilities on ResCap's balance sheet.
- 230. **SEC Filings.** ResCap regularly reported supplemental financial information that included separate parent and subsidiary balance sheet information to the Securities and Exchange Commission ("SEC"). For example, in its Form 10Q/A for the quarterly period ended June 30, 2009, ResCap reported in excess of \$5.5 billion of borrowings outstanding among ResCap and its subsidiaries as of June 30, 2009 in the liabilities section of its condensed consolidating balance sheet. ResCap similarly disclosed borrowings by its subsidiaries as liabilities in its SEC filings for the years ended December 31, 2007 and December 31, 2008, and for the quarterly periods ended March 31, 2008, June 30, 2008, September 30, 2008 and March 31, 2009.
- Audited Financial Statements. Because of various state licenses and certain liquidity facilities and contracts, including contracts with the Department of Housing and Urban Development and certain government-sponsored enterprises like Ginnie Mae, GMACM, RFC, and HomeComings were required to have their own independent financial statements. The independently audited financial statements of all three Debtor entities treated the intercompany balances as debt.
  - 232. For example:
  - RFC identified and reported \$1.84 billion and \$2.30 billion of receivables from its ResCap in the asset section of its balance sheet as of December 31, 2011 and December 31, 2010, respectively.

- Homecomings reported \$1.05 billion of affiliate receivables, net, as of December 31, 2008 in the assets section of its balance sheet. Homecomings also stated that "affiliate receivables are comprised of amounts due for servicing advances transferred at carrying value, fees charged for subservicing activities, and mortgage loans sold to affiliates of the Company. These receivables are recorded at their net realizable value." (DX AME EXAM00122166 at 00122176.)
- GMACM reported \$69.79 million of payables owed to RFC as of December 31, 2011.
- GMACM reported \$515.89 million and \$358.71 million of borrowings from parent (ResHolding) as of December 31, 2010 and 2009, respectively.
- 233. In preparing financial statements in accordance with GAAP, the Debtors regularly conducted impairment analyses to assess the obligors' ability to satisfy these intercompany liabilities before determining whether they should be included in the reported financial statements.

The Debtors' Own Employees Confirmed that the Intercompany

# Balances Were Debt. On the eve of bankruptcy, at the same time that ResCap and FTI were examining the intercompany balances, Barbara Westman drafted a memorandum analyzing the RFC intercompany receivable from ResCap for impairment purposes. (DX ATQ (RCUCCJSN20051023).) Ms. Westman, in consultation with ResCap auditor Deloitte and Touche, determined that it should be treated as a *fully collectible intercompany receivable* for accounting purposes, explaining that "management concludes that ResCap maintains the ability to support its intercompany obligations with RFC, and therefore, no impairment of this receivable is warranted." (DX ATQ (RCUCCJSN20051023).)

235. As a result of this analysis, in its independently audited financial statements for the years ended December 31, 2011 and 2010, RFC treated and recorded its intercompany balance due from ResCap as a fully collectible intercompany receivable. RFC

234.

identified and reported \$1.84 billion and \$2.30 billion of receivables from ResCap in the asset section of its balance sheet as of December 31, 2011 and December 31, 2010, respectively.

- 236. Around the same time, the Debtors' Controller, Cathy Dondzila, received a number of intercompany-related inquiries from FTI, the Debtors' financial advisor. Her answers to those inquiries confirm that the Debtors' employees considered the intercompany balances to be debt:
  - FTI asked whether intercompany balances were considered loans or equity infusions and whether there was an expectation that the balances would be repaid. Ms. Dondzila replied that, "[t]o the extent we have deemed a collateralized affiliate balance impaired we have impaired it through earnings. Otherwise we have concluded for GAAP financial statement purposes the balances were expected to be repaid."
  - FTI asked whether intercompany balances were reported in public or regulatory filings reported as debt or equity. Ms. Dondzila explained that "in standalone financial statements of the operating companies [intercompany balances] are reported as affiliate receivables/payables/debt."
  - Ms. Dondzila also explained that, "[a]s the operating companies generate cash, through asset sales, borrowings, asset liquidations etc., this cash moves upstream to ResCap. This again creates the payable on the Parent and the receivable at the operating company."

(DX AUI (RCUCCJSN30023149) at 30023151.)

- 237. Mr. Young, who sought consent from the ResCap Board to forgive intercompany debt confirmed that he considered the debt for which he asked forgiveness to be debt that was owed and that needed to be paid back to the lender. (Young Tr. at 116:9-117:19; 120:6-10.)
  - C. The Debtors Analyzed the Intercompany Balances Before Determining That They Should Be Scheduled As Intercompany Claims on The Debtors' Schedules of Assets and Liabilities
- 238. Prior to filing their Schedules of Assets and Liabilities ("SOALs") in this bankruptcy, the Debtors, and the Debtors' financial advisor FTI, did a significant amount of

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work analyzing the intercompany balances. The Debtors' Corporate Representative, Cathy Dondzila, who was responsible for preparing the SOALS, testified that the intercompany balances were an "area of focus" for her and her team during this time period. (Dondzila Tr. at 129:19-130:16; 135:14-136:5.) Ms. Dondzila and her team never considered excluding the intercompany balances from the schedule of claims on the Debtors' SOALs.

- evaluation of whether the intercompany balances underlying the Intercompany Claims should be characterized as debt prior to the filing of the SOALs. Debtors' counsel created a chart of the top 10 intercompany balances and laid out the facts that supported treating the intercompany balances as debt and the facts that supported treating them as equity. (DX ANH (UCC12846) at 12848-51.) In this chart, Debtors' counsel recognized that "intercompany claims arising from operation of the cash management system [i.e,. the majority of the Intercompany Claims here] are enforceable as debt." (*Id.* at 12848.) In fact, Debtors' counsel noted in the chart that, because certain "[c]laims were identified as receivable and payable on interco books," "[s]ufficient formality [exists] for an intercompany loan." (*Id.*)
- 240. Based on this extensive analysis by the Debtors, the Debtors' advisors, and the Debtors' counsel, the Debtors determined to represent to the Court, by scheduling the claims on their SOALs, that the intercompany balances represented valid, collectible debt. The Debtors knew that the values assigned to each Intercompany Claim on the SOALs would have an impact on the Debtors' waterfall analysis. The Debtors' Controller, Cathy Dondzila, recognized that "that there could be different views about the treatment of these balances as either debt or equity. And yes, I was aware that that could have an impact on the financial disposition of the net assets of the company." (Dondzila Tr. at 42:5-17.)

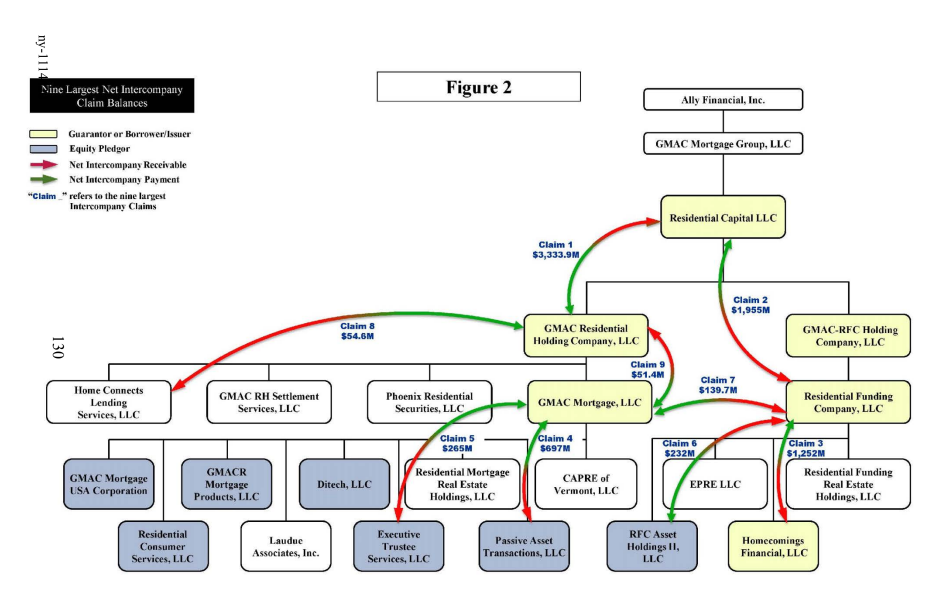
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- 241. In June and July of 2012, the Debtors filed their SOALs with the Court. The Debtors listed the intercompany balances on each SOAL's "General Claims" schedule under the sub-heading "Creditors Holding Unsecured Claims." They did not schedule the Intercompany Claims as contingent, unliquidated, or disputed. And the Debtors assigned a value to each of the Intercompany Claims on the schedules. Those balances were all accurately reported on the Debtors' SOALs.
- 242. The Debtors' Corporate Representative, Barbara Westman, testified that the Debtors believed that the information on the SOALs—including the information regarding the Intercompany Claims— was accurate. (Westman Tr. at 112:7-15.) The Debtors' Corporate Representative and Chief Restructuring Officer, Lewis Kruger, confirmed that the Debtors were accurate and honest when they prepared the SOALs. (Kruger Tr. at 130:5-23, 126:6-20.)
- 243. In depositions, the Plan Proponents have focused on the fact that each individual Debtor, in its SOAL, purported to reserve the right to recharacterize its intercompany claims between Debtors and between Debtors and non-Debtor affiliates. But this same reservation makes clear that each Debtor had, by June/July 2012, already "made every attempt to properly characterize, prioritize, and classify all intercompany transaction[s]." (*See, e.g.*, Dkt. No. 586 at 6.)
- 244. The SOALs included nine intercompany balances each over \$50 million. These nine balances represent the largest Intercompany Claims, which together comprise \$8 billion of the total \$8.4 billion intercompany balances scheduled by the Debtor. These Intercompany Claims are described in more detail in the sections below.

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245. Each of the nine Intercompany Claims discussed below is represented graphically on the demonstrative at Figure 2 on the following page, which will be presented at trial.

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Source: Document 3.9.2 (ResCap Org Chart including International as of 2012.04.10) in ResCap's Intralinks dataroom Note: This chart is not inclusive of all subsidiaries of Ally Financial and Residential Capital. Subsidiaries excluded, among others, include foreign entities and minority interests.

# 1. Intercompany Claim No. 1: Residential Capital, LLC Against GMAC Residential Holding Company, LLC

- 246. ResCap has an outstanding net claim of \$3,333.9 million against ResHolding. The balances underlying Intercompany Claim No. 1 (ResCap/ResHolding) were accurately reported as intercompany receivables and intercompany payables on the general ledger. The balances were also accurately reported as debt on ResHolding's SOAL.
- 247. ResCap's intercompany receivable is a result of a "line of credit" extended by ResCap to ResHolding for the benefit of GMACM, one of ResHolding's operating subsidiaries. (Dondzila Tr. at 30:13-32:16.)
- 248. The lending relationship between ResCap and ResHolding is documented in a 2006 loan agreement (the "ResCap Loan Agreement") between and among ResCap, ResHolding, GMACM, and RFC. The ResCap Loan Agreement automatically renewed every year unless it was terminated in writing by either party. There is no indication that the ResCap Loan Agreement was ever terminated.
- 249. Interest accrued on the ResCap/ResHolding intercompany balance, and ResHolding regularly (up until the Petition Date) paid interest on this balance at an average rate of 9.6%.
- 250. Part of this "intercompany loan[]" balance was repaid in 2011 pursuant to a netting agreement between GMACM, RFC, ResHolding, and ResCap, executed in connection with the sale of certain mortgage loans from GMACM to RFC. The netting agreement explained that, "[p]ursuant to various intercompany loans, [ResHolding] owes amounts to [ResCap]." (DX AYI (RCJSNII10074531) at 10074537.) Pursuant to the netting agreement, among other things, ResCap agreed to "fully and finally discharge[] [ResHolding] from its obligation to repay

\$171,323,565.91 to ResCap under the intercompany loans (and subtracts such amount from the total amount due by [ResHolding] to ResCap under the intercompany loans)." (*Id.* at 10074538.)

- 251. In an email exchange right before the filing of the SOALs, the Debtors' financial advisor, FTI, referred to this Intercompany Claim as "debt [that] should be frozen at the filing date as a pre-petition unsecured liability." (DX ARV (RCUCCJSN10895541) at 10895547.)
  - 2. Intercompany Claim No. 2: Residential Funding Company, LLC against Residential Capital, LLC
  - 252. RFC has an outstanding net claim of \$1,955 million against ResCap.
- 253. The balances underlying Intercompany Claim No. 2 (RFC/ResCap) were accurately reported as intercompany receivables and intercompany payables on the general ledger. The balances were also accurately reported on ResCap's SOAL.
- 254. RFC's intercompany receivable is a result of the operation of the Debtors' Cash Management System—cash was swept from RFC up to ResCap. The Debtors' internal analysis, which was shared with the Creditors' Committee, demonstrates that balances arising from operation of a company's cash management system are treated as debt by reviewing courts. As Debtors' counsel states in its analysis, "[c]ases note that intercompany claims arising from the operation of the cash management system are enforceable as debt." (DX ANH (UCC12848).)
- 255. The RFC/ResCap intercompany balance is documented, at least in part, by a 2010 loan agreement. The loan agreement provides a line of credit to ResCap in order to "enable [ResCap] to conduct business activities." (DX ASY (RCUCCJSN10745612) at 10745614.) The Debtors' Corporate Representative, Cathy Dondzila, also explained that the

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RFC/ResCap receivable acted as a "line of credit" between RFC and ResCap. (Dondzila Tr. at 31:6-32:11.)

- 256. In a memorandum drafted in March 2012 (*i.e.*, on the eve of the filing of these cases), Barbara Westman (as part of the 2011 year-end audit) analyzed the RFC receivable from ResCap for impairment purposes and determined that it should be treated as a *fully collectible intercompany receivable* for accounting purposes, explaining that "management concludes that ResCap maintains the ability to support its intercompany obligations with RFC, and therefore, no impairment of this receivable is warranted." (DX ATQ (RCUCCJSN20051022); Westman Tr. at 183:19-190:11.)
- 257. As a result of this analysis, in its independently audited financial statements for the years ended December 31, 2011 and 2010, RFC treated and recorded its intercompany balance due from ResCap as a fully collectible intercompany receivable. RFC identified and reported \$1.84 billion and \$2.30 billion of receivables from ResCap in the asset section of its balance sheet as of December 31, 2011 and December 31, 2010, respectively.
- balances to effectuate ordinary course asset sales between the Debtor entities. For example, part of the "intercompany loan[]" balance was repaid in 2011 pursuant to a netting agreement between GMACM, RFC, ResHolding, and ResCap, executed in connection with the sale of certain mortgage loans from GMACM to RFC. (DX AYI (RCJSNII10074531) at 10074537.) The netting agreement explained that, "[p]ursuant to various intercompany loans, ResCap owes amounts to [RFC]." (*Id.*) Under this netting agreement, RFC agreed to "fully and finally discharge[] ResCap from its obligation to repay \$171,323,565.91 to [RFC] under the

intercompany loans (and subtracts such amount from the total amount due by ResCap to [RFC] under the intercompany loans)." (*Id.* at 10074537.)

- 3. Intercompany Claim No. 3: Homecomings Financial LLC against Residential Funding Company, LLC
- 259. Homecomings has an outstanding net claim of \$1,252 million against RFC.
- 260. The balances underlying Intercompany Claim No. 3 (Homecomings/RFC) were accurately reported as intercompany receivables and intercompany payables on the general ledger. The balances were also accurately reported on RFC's SOAL.
- 261. Homecomings' intercompany receivable is a result of the operation of the Debtors' cash management system— cash was swept from HomeComings up to RFC. The Debtors' internal analysis, which was shared with the Creditors' Committee, demonstrates that balances arising from operation of a company's cash management system are treated as debt by reviewing courts. As Debtors' counsel states in its analysis, "[c]ases note that intercompany claims arising from the operation of the cash management system are enforceable as debt." (DX ANH (UCC12848).)
- 262. Interest accrued on the Homecomings/RFC intercompany balance and was recorded in the general ledger as a receivable or a payable.
- 263. Homecomings' independently audited financial statements recorded interest income. For example, the Homecomings' December 31, 2008 audited financial statement states that "[Homecomings] is charged or credited interest by RFC for the net affiliate receivable/payable balance outstanding each month at a rate that represents RFC's borrowing rate. At December 31, 2008, \$1,051,047 [\$ is thousands] net receivable was outstanding at an

interest rate of 8.9%. The net interest credited and included in the consolidated statement of operations for the year ended December 31, 2008 is \$45,125 [\$ in thousands]."

- 264. A loan agreement exists that documents a lending relationship between Homecomings and RFC. Although the lender-borrower relationship appears to have reversed, the Debtors treated the loan agreement as documenting the Homecomings/RFC Intercompany Claim and accrued interest accordingly.
- as affiliate receivables (net) in its independently audited financial statements. For example, Homecomings reported \$1.05 billion of affiliate receivables, net, as of December 31, 2008 in the assets section of its balance sheet. Homecomings also stated that "affiliate receivables are comprised of amounts due for servicing advances transferred at carrying value, fees charged for subservicing activities, and mortgage loans sold to affiliates of the Company. These receivables are recorded at their net realizable value." None of the receivables were recorded as equity on Homecomings' books.
  - 4. Intercompany Claim No. 4: Passive Asset Transactions, LLC ("PATI") against GMACM, LLC
  - 266. PATI has an outstanding net claim of \$697 million against GMACM.
- 267. The balances underlying Intercompany Claim No. 4 (PATI/GMACM) were accurately reported as intercompany receivables and intercompany payables on the general ledger. The balances were also accurately reported on GMACM's SOAL.
- 268. PATI's intercompany receivable is a result of the operation of the Debtors' cash management system—cash was swept from PATI up to GMACM and finally up to RFC. The Debtors' internal analysis, which was shared with the Creditors' Committee, demonstrates that balances arising from operation of a company's cash management system are

treated as debt by reviewing courts. As Debtors' counsel states in its analysis, "[c]ases note that intercompany claims arising from the operation of the cash management system are enforceable as debt." (DX ANH (UCC12848).)

- 269. The lending relationship between PATI and RFC is documented by a loan agreement.
  - 5. Intercompany Claim No. 5: Executive Trustee Services, LLC ("ETS") against GMACM
  - 270. ETS has an outstanding net claim of \$265 million against GMACM.
- 271. The balances underlying Intercompany Claim No. 5 (ETS/GMACM) were accurately reported as intercompany receivables and intercompany payables on the general ledger. The balances were also accurately reported on GMACM's SOAL.
- 272. ETS's intercompany receivable is a result of the operation of the Debtors' cash management system—cash was swept from ETS up to GMACM and finally up to RFC. The Debtors' internal analysis, which was shared with the Creditors' Committee, demonstrates that balances arising from operation of a company's cash management system are treated as debt by reviewing courts. As Debtors' counsel states in its analysis, "[c]ases note that intercompany claims arising from the operation of the cash management system are enforceable as debt." (DX ANH (UCC12848).)
- 273. Moreover, interest accrued on the ETS/GMACM intercompany balance and was recorded in the general ledger as a receivable or a payable, which is consistent with an intent to treat the balance in question as debt.
  - 6. Intercompany Claim No. 6: RFC against RFC Asset Holdings, II LLC
- 274. RFC has an outstanding net claim of \$232 million against RFC Asset Holdings II, LLC ("RAHI").

- 275. The balances underlying Intercompany Claim No. 6 (RFC/RAHI) were accurately reported as intercompany receivables and intercompany payables on the general ledger. The balances were also accurately reported on RAHI's SOAL.
- 276. RFC's intercompany receivable is a result of the operation of the Debtors' cash management system. The Debtors' internal analysis, which was shared with the Creditors' Committee, demonstrates that balances arising from operation of a company's cash management system are treated as debt by reviewing courts. As Debtors' counsel states in its analysis, "[c]ases note that intercompany claims arising from the operation of the cash management system are enforceable as debt." (DX ANH (UCC12848).)
- 277. Interest accrued on the RFC/RAHI intercompany balance and was recorded in the general ledger as a receivable or a payable, which is consistent with an intention to treat the balance in question as debt.

### 7. Intercompany Claim No. 7: RFC against GMACM

- 278. RFC has an outstanding net claim of approximately \$139.7 million against GMACM.
- 279. The balances underlying Intercompany Claim No. 7 (RFC/GMACM) were accurately reported as intercompany receivables and intercompany payables on the general ledger. The balances were also accurately reported on GMACM's SOAL.
- 280. RFC and GMACM were "sister" entities. That is, they were on the same subsidiary level, so money moving between the two by operation of the cash management system moved laterally, as opposed to being swept up to a parent. The Debtors' internal analysis, which was shared with the Creditors' Committee, demonstrates that balances arising from operation of a company's cash management system are treated as debt by reviewing courts. As Debtors' counsel states in its analysis, "[c]ases note that intercompany claims arising from

the operation of the cash management system are enforceable as debt." (DX ANH (UCC12848).) Moreover, the fact that this balance moved between two sister entities (rather than from a parent to a wholly-owned subsidiary, which could be construed as an investment) strongly indicates that this intercompany transaction was intended as debt.

- 281. Mr. Bingham will testify at trial that it would be unusual for an *equity investment* between sister companies to be reflected on a company's books and records as an intercompany receivable—which is how this intercompany balance was recorded.
- 282. GMACM clearly identified and reported intercompany balances as "Other Liabilities Payable to RFC" in its independently audited financial statements. For example, GMACM reported approximately \$70 million of payables owed to RFC as of December 31, 2011. Similarly, in its audited financial statements for that year, RFC clearly identified and reported an intercompany receivable of approximately \$70 million.
- 283. It is apparent from these contemporaneous financial statements that the intercompany balance was treated as a valid liability on GMACM's statements and as a valid and collectible receivable on RFC's statements. Such accounting is an indication that these entities expected the intercompany balances would be repaid, and/or that repayment could be demanded.
- 284. Even the Debtors' expert, Mark Renzi, acknowledged the enforceability of this Intercompany Claim. Mr. Renzi includes a variety of scenarios in his rebuttal report designed to support the recharacterization or offset of the nine largest Intercompany Claims. Scenario 1D, which purports to combine all of those challenges, leaves Intercompany Claim Nos. 1, 7, and 9 as fully enforceable. Similary, Gina Gutzeit acknowledges in her rebuttal report that, "[u]nlike the other top receivables which represented intercompany relationships between a parent company and a subsidiary, the receivable to RFC from GMACM was between two sister

companies and was cash settled on a monthly basis per AFI accounting policies as it would not have been eliminated during financial statement consolidation at RFC and GMACM." (See Gutzeit Rebuttal Report at 34.)

- 8. Intercompany Claim No. 8: Home Connect Lending Services, LLC Claim against ResHolding
- 285. Home Connect Lending Services, LLC ("Home Connect") has an outstanding net claim of \$54.6 million claim against ResHolding.
- 286. The balances underlying Intercompany Claim No. 8 (Home Connect/ResHolding) were accurately reported as intercompany receivables and intercompany payables on the general ledger. The balances were also accurately reported on ResHolding's SOAL.
- the Debtors) the Home Connect/ResHolding balance resulted from "intercompany transfers and clean up to the closure of [Home Connect] and related entities." (DX AUC (RCUCCJSN30004106) at 30004113.) The Debtors' Corporate Representative, Barbara Westman, testified that this intercompany balance also reflected, in part, the movement of cash through the cash management system. (Westman Tr. at 79:12-18.) The Debtors' internal analysis, which was shared with the Creditors' Committee, demonstrates that balances arising from operation of a company's cash management system are treated as debt by reviewing courts. As Debtors' counsel states in its analysis, "[c]ases note that intercompany claims arising from the operation of the cash management system are enforceable as debt." (DX ANH (UCC12848).)

### 9. Intercompany Claim No. 9: ResHolding against GMACM

- 288. ResHolding has an outstanding net claim of \$51.4 million against GMACM.
- 289. The balances underlying Intercompany Claim No. 9
  (ResHolding/GMACM) were accurately reported as intercompany receivables and intercompany payables on the general ledger. The balances were also accurately reported on GMACM's SOAL.
- 290. According to a document prepared by the Debtors (or representatives of the Debtors) the ResHolding/GMACM balance represents borrowings under an unsecured credit facility between GMACM and its parent, ResHolding. The agreement documenting this facility was executed in December 1998.
- 291. According to the same document, "[t]he monthly activity represents the borrowings for the general operating needs of [GMACM]." (DX AUC (RCUCCJSN30004106) at 30004113.) The Debtors' Corporate Representative, Barbara Westman, testified that this intercompany balance also reflected, in part, the movement of cash through the cash management system. (Westman Tr. at 79:12-18.)
- 292. This credit facility was payable upon demand, and repayments were made on a recurring basis until the Petition Date.
- 293. Interest accrued on the ResHolding/GMACM intercompany balance monthly until the Petition Date, and was recorded in the general ledger as a receivable or a payable. The interest rate under the facility agreement "fluctuates monthly and is a stated margin, agreed between the Company and RHC, which is generally between 100 and 300 basis points above a quoted short-term market rate."

- 294. GMACM clearly identified and reported intercompany balances, including the Intercompany Balance between GMACM and ResHolding, as receivables from affiliates or borrowings from parent (ResHolding) in its independently audited financial statements. For example, GMACM reported \$4.1 million of affiliate borrowings as of December 31, 2007. Similarly, in its audited financial statements for that year ResHolding reported "Accounts receivable intercompany" of \$4.5 million, which included the \$4.1 million from GMACM as well as borrowings from other entities.
- 295. It is apparent from these contemporaneous financial statements that the intercompany balance was treated as a valid liability on GMACM's statements and as a valid and collectible receivable on RFC's statements. Such accounting is an indication that these entities expected the intercompany balances would be repaid, and/or that repayment could be demanded.
- 296. The audited financial statements prepared by GMACM clearly reports that the interest expense, like the principal, was recorded on the books and records of GMACM. For example, GMACM reported \$15.54 million and \$30.15 million of interest expense on borrowings from parent (ResHolding) for the years ended December 31, 2010 and December 31, 2009, respectively.
  - D. The Debtors Determined to Pay the Post-Petition Intercompany Balances as Administrative Claims
- 297. As set forth above, the Debtors conducted an extensive review of the intercompany balances prior to the filing of these cases and ultimately concluded that the intercompany balances should be scheduled as debt on the SOALs. Intercompany balances continued to accrue post-petition as a result of the continued operation of the cash management system.

298. Indeed, ResCap's Controller, Cathy Dondzilla, (i) explained in an email that ResCap "expects to continue to follow its cash management practices post-petition" (*i.e.*, the same cash management practices from which many of the intercompany balances arose) and (ii) testified that FTI did not inform her that the Debtors needed to change their practices or that she was doing anything wrong with respect to the intercompany balances. (DX AUI (RCUCCJSN30023149); Dondzila Tr. at 87:16-88:18.)

299. Notwithstanding the Debtors' apparent contention that the *pre-petition* intercompany balances have little or no value (*see infra*), the *post-petition* intercompany balances are being treated as bona fide debt and paid as administrative claims. (Renzi Tr. at 153:17-23.)

# E. The Debtors and the Creditors' Committee Determined to Ignore the Pre-Petition Intercompany Balances in the Plan

300. As set forth above, the Debtors engaged in an extensive analysis of the intercompany balances pre-petition, which culminated in the decision to schedule the balances as valid debt on their SOALs. The impact of allowing the Intercompany Claims quickly became apparent to the Creditors' Committee, which recognized that allowance of those claims would, assuming a contribution from Ally, easily render the JSNs oversecured. As a result, the Creditors' Committee determined to seek a plan that disallowed the Intercompany Claims. Mr. Renzi confirmed that the Creditors' Committee insisted on a resolution of the Intercompany Claims before consenting to any proposed plan. (Renzi Tr. at 182:20-184:3.) Michael Carpenter, CEO of AFI, testifed that he did not "lay down as a condition" of the Ally Contribution, the settlement of Intercompany Claims, and that Ally was indifferent as to "how the creditors divide up the spoils." (Deposition Transcript of Michael Carpenter (Rough), dated November 12, 2013 at 46:15-47:4; 48:7-20.)

- 301. In a September 2012 communication discussing a draft plan of reorganization, counsel for the Creditors' Committee told Debtors' counsel that if the intercompany claims were allowed in the plan as general unsecured claims, the Creditors' Committee would have "potentially a major issue." (DX AYQ (UCC13005).)
- 302. The Debtors thereafter began sharing information and documents regarding intercompany claims with Alix Partners, the Creditors' Committee's financial advisor.
- 303. The Debtors ultimately decided to work with the Creditors' Committee to create a plan palatable to the Creditors' Committee—*i.e.*, one that completely eliminated the value of the Intercompany Claims.
- 304. After already scheduling the intercompany balances as general unsecured claims on their SOALs, the Debtors suddenly reversed course and claimed that the balances were more like equity than debt, and thus subject to recharacterization, and, as a result, asserted that they were justified in waiving the Intercompany Claims for zero value. They did so even though, as the Debtors' Corporate Representative and Chief Restructuring Officer Lewis Kruger admitted, the Debtors never concluded that the claims had no value. (Kruger Tr. at 133:6-12.)
- 305. The Debtors claim that "[s]ince the filling of [the SOALs], the Debtors conducted an extensive analysis of the Intercompany Balances" and it is this analysis that has prompted their reversal of position and decision to treat the intercompany as equity instead of debt. (Disclosure Statement at 38.) Exhibit 6 to the Disclosure Statement (the "Disclosure Statement Chart") belies this assertion.
- 306. The Disclosure Statement Chart includes the *six largest intercompany claims*, which were analyzed by Debtors' counsel in a chart created in connection with their review of the intercompany claims (the "Original Chart"). (DX ANH (UCC12846).) This chart

was apparently drafted before the Intercompany Claims were scheduled as liabilities on the Debtors' SOALs. The two charts are similar in many respects. In fact, with respect to the six largest claims, the Disclosure Statement Chart includes very little additional, substantive information. In one instance, the Disclosure Statement Chart actually deletes information that was included in the Original Chart. In the row discussing Claim No. 2 (RFC/ResCap), the Disclosure Statement Chart removes information that supports the classification of the RFC/ResCap intercompany balances as debt, deleting the following notes:

- "Cases note that intercompany claims arising from the operation of the cash management system are enforceable as debt."
- "Sufficient formality for an intercompany loan."
- 307. Further, the Disclosure Statement Chart states that the RFC/ResCap claim is not supported by documentation. The Original Chart, however, notes that supporting documentation for this loan exists: "Supporting doc. sill evidences relationship between entities and parties' original intent." In fact, the RFC/ResCap intercompany balance is documented, at least in part, by a 2010 loan agreement.
- 308. Despite the Debtors' claim that analysis conducted after the filing of the SOALs prompted their reversal of position, a comparison of the Original Chart and the Disclosure Statement Chart makes clear that nothing changed from the filing of the SOALs to the filing of the Plan except the Debtors' determination that treating the Intercompany Claims as "equity" and not "debt" would be more convenient for them and the Creditors' Committee.
- 309. The Debtors assert that the Intercompany Claims can be waived and settled for zero value because, *inter alia*, the underlying intercompany debt can be recharacterized as equity. This assertion is wrong. The Intercompany Claims are valid, enforceable debt that should yield distributable value for the JSNs.

# F. Recharacterization of Debt as Equity Is a Rarely Used Remedy And Is In No Way Warranted Here

- 310. The Plan Proponents assert that the Intercompany Claims can be waived and settled for zero value because, *inter alia*, the underlying intercompany debt can be recharacterized as equity. This assertion is wrong. The Intercompany Claims are valid, enforceable debt that should yield distributable value for the JSNs.
- debt transaction as an equity contribution if "circumstances show that a debt transaction was actually an equity contribution *ab initio*." *In re BH S&B Holdings LLC*, 420 B.R. 112, 155 (Bankr. S.D.N.Y. 2009) (Glenn, J.) (summarizing and applying the *Autostyle* test to deny recharacterization). Recharacterization is a "dramatic remedy." In fact, we have been able to identify only one instance of a court in New York recharacterizing debt as equity. Mark Renzi, one of the Debtors' financial advisors, admitted that it is rare for companies using centralized cash management systems like the Debtors', where balances are accrued pursuant to the centralized cash management process, to recharacterize those balances from debt to equity. (Renzi Tr. at 152:16-23.)
- 312. To determine whether to recharacterize debt as equity, courts look beyond the form of the transaction and analyze the substance of the transaction at the time that it was made. The focus of a recharacterization inquiry is "whether a debt actually exists, or, put another way . . . what is the proper characterization in the first instance of an investment." <sup>79</sup>

<sup>&</sup>lt;sup>77</sup> See In re Franklin Equip. Co., 418 B.R. 176, 193 (Bankr. E.D. Va. 2009).

<sup>&</sup>lt;sup>78</sup> See Gasser v. Infanti Int'l, Inc., No. 03 CV 6413, 2008 WL 2876531 (E.D.N.Y. July 23, 2008). Compare to *BH S & B Holdings*, 420 B.R., 112 (Bankr. S.D.N.Y. 2009), *aff'd* 807 F. Supp. 2d at 199; *In re Kalisch*, 413 B.R. 115 (Bankr. S.D.N.Y. 2008); and *In re Adelphia Commc'ns Corp.*, 365 B.R. 24 (Bankr. S.D.N.Y. 2007).

<sup>&</sup>lt;sup>79</sup> Cohen v. KB Mezzanine Fund II, LP (In re Submicron Sys. Corp.), 432 F.3d 448, 454 (3d Cir. 2006) (internal quotation omitted).

314. Some courts may consider slightly different factors to determine whether recharacterization is appropriate, but the substance of all the tests is essentially the same.<sup>83</sup> The main purpose of the test is to ascertain the *intent* of the parties *at the time of the transaction*. The court must focus on "how the parties intended the contributions to be characterized, a determination that doesn't always lend itself to a mechanical application of factors." As Judge Gerber explained in *Adelphia*:

While these tests undoubtedly include pertinent factors, they devolve to an overarching inquiry: the characterization as debt or equity is a court's attempt to discern whether the parties called an instrument one thing when in fact they intended it as something else. That intent may be inferred from what the parties say in their contracts, from what they do through their actions, and from the economic reality of the surrounding circumstances. Answers lie in facts that confer context case-by-case.<sup>85</sup>

315. From the origination of the balances underlying the Intercompany Claims through the Petition Date and filing of the Debtors' SOALs, all available evidence demonstrates

<sup>&</sup>lt;sup>80</sup> See, e.g., the 11 factor test of *Autostyle* and the 13 factor test of *Sender v. Bronze Grp., Ltd. (In re Hedged Inv. Assocs., Inc.)*, 380 F.3d 1292 (10th Cir. 2004).

<sup>&</sup>lt;sup>81</sup> See, e.g., In re BH S&B Holdings, 420 B.R. at 155 (Glenn J.); In re Adelphia Commc'ns Corp., 365 B.R. at 74 (J. Gerber).

<sup>82</sup> In re AutoStyle Plastics, Inc., 269 F.3d at 750.

<sup>&</sup>lt;sup>83</sup> See In re Adelphia Commc'ns Corp., 2006 WL 687153, at \*10 (quoting Submicron Sys. Corp., 432 F.3d at 455-6).

<sup>&</sup>lt;sup>85</sup> *Id.* (quoting *Submicron Sys. Corp.*, 432 F.3d at 455-56). *See also In re Daewoo Motor Am., Inc.*, 471 B.R. 721, 730 (C.D. Cal. 2012) ("[T]he question of whether an advance to a corporation is debt or equity is "primarily directed at ascertaining the intent of the parties.") (quoting *A.R. Lantz Co. v. United States*, 424 F.2d 1330, 1333 (9th Cir.1970)).

that the Debtors considered the intercompany balances to be debt and treated them as such. The Debtors' intent to create debt is evidenced by their conduct.

- The Debtors formally recorded, tracked, and documented the intercompany balances as receivables, payables and borrowings in the Debtors' general ledger and trial balances. This is significant, as courts "frequently look at the label placed upon the advance on the corporate books" when determining whether to characterize a balance as debt or equity. "[T]he labeling of the transactions as payables" evidences "the parties' intent to treat the advances as loans." Moreover, "intercompany accounts have been held to be sufficient documentation of debt" and there is a general presumption that corporate books and records are valid.
- The Debtors reported the intercompany balances as receivables from affiliates or borrowings from the parent in independently audited financial statements for certain Debtors <sup>90</sup>
- The Debtors filed federal tax returns and reported financial information to the SEC that referred to borrowings as liabilities and payables.
- The Debtors further formalized some of the balances by entering into agreements. 91
- A number of the intercompany balances accrue interest. In some cases, the interest was paid regularly.
- The Debtors sometimes forgave debt related to intercompany balances, indicating that the balances, *when incurred*, were intended to be repaid. Indeed, the debt forgiveness took place through a formal process, requiring board or senior management approvals, which would be unneeded if the balances were equity contributions.

<sup>&</sup>lt;sup>86</sup> In re Hillsborough Holdings Corp., 166 B.R. 461, 474 (Bankr. M.D. Fla. 1994), aff'd, 176 B.R. 223 (M.D. Fla. 1994).

<sup>&</sup>lt;sup>87</sup> *Id.* at 248 (citing *United States v. Fid. Capital Corp.*, 920 F.2d 827, 838 (11th Cir. 1991) (holding that under Georgia law, entry on the corporate books of a loan is sufficient formality to characterize the obligation as a loan)).

<sup>88</sup> In re Adelphia Commc'ns Corp., 368 B.R. 140, 192 (Bankr. S.D.N.Y. 2007).

<sup>&</sup>lt;sup>89</sup> See, e.g., Stein Hall & Co. v. S.S. Concordia Viking, 494 F.2d 287, 291 (2d Cir. 1974) (quoting Palmer v. Hoffman, 318 U.S. 109, 113, 63 S.Ct. 477, 481, 87 L.Ed. 645 (1943)).

<sup>&</sup>lt;sup>90</sup> See RFC (Intercompany Claim No. 2), Homecomings (Intercompany Claim No. 3), GMACM (Intercompany Claim Nos. 7 and 9).

<sup>&</sup>lt;sup>91</sup> The absence of formal loan documentation, however, does not mean that a balance should be recharacterized as equity. *See In re Hillsborough Holdings Corp.*, 176 B.R. at 248-49 (holding that intercompany payable lacking formal documentation more closely exhibited characteristics of debt than equity).

- The Debtors generally used the transferred funds to maintain liquidity or to ensure subsidiaries met various solvency and/or net worth requirements rather than for material capital expenditures.
- The Debtors planned to repay intercompany balances and, in some cases, made scheduled payments.
- The intercompany debt was not subordinated to the debt to the claims of outside creditors.
- Repayment of the debt was not tied to the profitability of the debtor.
- The subsidiary was the creditor and the parent company was the debtor for many of the balances at issue, which is not consistent with the pattern of a parent company making an equity investment in a subsidiary. 92
- The Debtors, after extensive analysis, scheduled the intercompany balances as the debt on the SOALs filed with this Court.
- There is nothing that suggests that the intercompany balances were incurred as a result of fraudulent activity or that they were fabricated in any way. These balances reflect valid transfers within the Debtors' Cash Management System.
- 316. On the pre-petition occasions when the Debtors reviewed whether the balances had been properly characterized, they consistently came to the same conclusion: that the balances were, indeed, debt.
- 317. There is no evidence suggesting that the Intercompany Claims were intended to be equity transactions when they occurred and were deceptively carried on the Debtors' books and records for years as debt. Such a finding would mean that the parties incorrectly prepared and filed audited financial statements, failed to gain proper Board approval for the transactions, imposed on themselves additional burdens when undertaking to forgive intercompany debt, and filed inaccurate statements with the SEC, the IRS, and this Court.

<sup>&</sup>lt;sup>92</sup> See In re Adelphia Commc'ns, 368 B.R. at 192.

- 318. Taken together, the evidence is clear that the transactions underlying the intercompany balances were intended as debt, *ab initio*, and that that understanding and treatment by the Debtors did not change until far into the bankruptcy process.
- 319. There is no evidence that the "dramatic remedy" of recharacterization is appropriate here, and certainly no evidence that a recharacterization claim is so strong that it ought to be resolved by settling all Intercompany Claims at \$0.

## G. The Intercompany Claims Have Real, Distributable Value

- 320. The Debtors propose to "waive, cancel, and discharge" the Intercompany Claims without ascribing any value to them. The Debtors themselves, however, acknowledge that the Intercompany Claims have value and have set forth that value in their SOALs.
- and individual basis, the Intercompany Claims will yield distributable value that will have a material impact on the recovery of the JSNs. Once the Ally Contribution flows through the capital structure (and there is no reason or principled rationale that it should not), the value of the Intercompany Claims substantially increases. These are valid unsecured claims and should receive distributions in the same manner. The Debtors cannot trade that value away from the JSNs by settling the claims for zero value without the JSNs' consent.

# VII. AVOIDANCE OF PRE-PETITION DEBT FORGIVENESS WOULD NOT HAVE A MATERIAL IMPACT ON THE JSNs' OVERSECURED STATUS

322. In the Disclosure Statement, the Debtors contend that, even if the Intercompany Claims represent valid and enforceable debt, those claims would be subject to material reduction or elimination due to the Debtors' historical practice of forgiving intercompany debt (the "Intercompany Debt Forgiveness Transfers"). 93 Due to the potential for

<sup>&</sup>lt;sup>93</sup> Disclosure Statement at 41-42.

avoidance<sup>94</sup> of such forgiven intercompany debt and the impact of the resulting reinstated Intercompany Claims (the "Reinstated Intercompany Claims") on the net value of the Intercompany Claims, the Debtors argue—even though there are no actions currently pending to avoid any previously forgiven debt—that the Intercompany Claims should be deemed to have no value for purposes of determining the value of the JSN Collateral.<sup>95</sup>

- 323. This assertion is flawed for at least two reasons: (i) under the circumstances of these cases, the Debtors holding Reinstated Intercompany Claims in their favor cannot, under applicable law, set off such claims against Intercompany Claims in favor of other Debtors, and (ii) even if the Reinstated Intercompany Claims could be set off against Intercompany Claims, the net value of Intercompany Claims—and thus the value of the JSN Collateral—would not be materially reduced.
  - A. Under Applicable Precedent and the Circumstances of these Cases, Reinstated Intercompany Claims Cannot Be Set Off Against Related Intercompany Claims.
- 324. If the Intercompany Debt Forgiveness Transfers could be avoided (although it is unlikely that an avoidance action would be successful), the net value of the Intercompany Claims would not be affected because, under applicable authority, the resulting Reinstated Intercompany Claims could not be set off against related Intercompany Claims for two reasons.
- 325. First, the forgiven Intercompany Claims underlying the Reinstated Intercompany Claims were themselves all subject, prior to forgiveness, to the JSN Liens. The Debtors undertook the corporate actions required to implement the forgiveness, but such actions did not include seeking or obtaining a lien release from the JSNs. Upon avoidance, under well-

<sup>&</sup>lt;sup>94</sup> Moreover, the Debtors will not be able to prove that the debt forgiveness transactions were avoidable fraudulent transfers.

<sup>&</sup>lt;sup>95</sup> *Id*.

Debtor's estate subject to the JSN Liens. *See Moore v. Bay (In re Estate of Sassard & Kimball, Inc.)*, 284 U.S. 4, 5 (1931) (avoided fraudulent transfers are "recovered for the benefit of the estate . . . to be distributed in 'dividends of an equal per centum on all allowed claims, except such as have priority or are secured"). Given the continuing attachment of the JSN Liens, and the priority of the JSN Claims vis-à-vis any Intercompany Claims, any value in a Reinstated Intercompany Claim would have to be applied to satisfy the JSN Claims before it could be applied to satisfy any Intercompany Claim. 97

326. Second, applicable precedent bars each of the Debtors holding potentially relevant Reinstated Intercompany Claims—as parties with "notice" of the existence of the JSN Liens—from setting off Reinstated Intercompany Claims in their favor against Intercompany Claims in favor of the same counterparty Debtor.

327. Under UCC § 9-404, the rights of a secured creditor are subject to all terms of an agreement between the bankrupt debtor and its account debtors, including any setoff rights arising under such agreement. *See In re U.S. Aeroteam, Inc.*, 327 B.R. 852, 870-71 (Bankr. S.D. Ohio 2005) (creditor holding security interest in debtor's accounts receivable took such security interest subject to all contractual terms and defenses belonging to account debtor

<sup>&</sup>lt;sup>96</sup> See also Ivester v. Miller, 398 B.R. 408, 430 (M.D.N.C. 2008) ("Any property the Trustee recovers as a result of the avoided transfers remains subject to any valid liens and must be distributed to creditors in accordance with their order of priority"); In re Figearo, 79 B.R. 914, 917 (Bankr. D. Nev. 1987) (distinguishing between right to avoid a prepetition transfer, which belongs to the debtor's estate, and property recovered by the estate trustee, to which secured creditor's lien could attach); Mitchell v. Rock Hill Nat'l Bank (In re Mid-Atl. Piping Prods. of Charlotte, Inc.), 24 B.R. 314, 322 (Bankr. W.D.N.C. 1982) (holding that the trustee's recovery of inventory transferred to a third party in satisfaction of a debt is still subject to a secured party's security interest).

<sup>&</sup>lt;sup>97</sup> Even if the JSN Liens were held not to attach to the Reinstated Intercompany Claims, the JSNs would still have, as the Court noted in its September 20, 2013 decision on the motions to dismiss, an "equitable" interest in those claims that would weigh against permitting setoff. *See In re Residential Capital LLC*, 497 B.R. 403, 415 n.6 (Bankr. S.D.N.Y. 2013) ("The Court notes that in *In re Schick*, 246 B.R. 41, 47 n.9 (Bankr. S.D.N.Y. 2001), Judge Bernstein reasoned that an aggrieved party whose property was improperly transferred during the preference period may retain some equitable remedy in any avoidance recovery by a trustee.")

asserting setoff right); *In re New Haven Foundry, Inc.*, 285 B.R. 646, 649-50 (Bankr. E.D. Mich. 2002) (permitting creditor/account debtor to exercise right of setoff despite another secured creditor's lien on account receivable under UCC § 9-318(1)). However, there is an exception to this general rule, providing that if the account debtor asserting the setoff right received notice of any liens on the relevant accounts receivable, any claims and defenses that accrue after such notice will not have priority over those liens. *See In re Commc'n Dynamics, Inc.*, 300 B.R. 220, 225 (Bankr. D. Del. 2003) (concluding that the fact that the creditor seeking to exercise its setoff right had notice of lenders' lien, which deprived creditor of its setoff right of priority over lenders' lien); *CNH Capital Am. LLC v. Trainor Grain & Supply Co. (In re Printz)*, 478 B.R. 876, 887 (Bankr. C.D. Ill. 2012) (holding that actual notice of secured creditor's interest in crops and proceeds defeated claim of setoff).

- 328. Here, the Debtors potentially seeking to set off the Reinstated Intercompany Claims against the Intercompany Claims all unequivocally have actual notice of the JSNs' liens on the Intercompany Claims for purposes of UCC § 9-404(a)(2). Each of these Debtors was, in fact and in one capacity or another, a signatory of the JSN Security Agreement and, thus can be charged with knowledge of the JSNs' overall security package. Under such circumstances, the only reasonable conclusion is that the setoff rights of such Debtors are subordinate to the JSN Liens and their right to realize on the value of the Intercompany Claims as part of the JSN Collateral.
  - B. Even if the Reinstated Intercompany Claims Could Be Set Off Against Intercompany Claims, the Net Value of the Intercompany Claims, And the JSN Collateral, Would Not Be Materially Reduced
- 329. Even if the Reinstated Intercompany Claims could be set off against the Intercompany Claims, the net value of the Intercompany Claims, and thus the value of the JSN Collateral, would not be materially reduced. This is the case because not all of the \$16.6 billion

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in Intercompany Claims forgiven between 2008 and 2013 would be affected by potential avoidance actions based on historical intercompany debt forgiveness.

- 330. Expert Michael Fazio analyzed the effect that avoidance of intercompany debt forgiveness transfers would have on the value of the JSN Collateral. (Fazio Report at 14-16.) Of the \$16.6 billion in debt forgiveness, he concluded that only \$9.1 billion of forgiven debts are between Debtor entities that have distributable assets of value that are material to a recovery analyses, *i.e.*, the 27 entities in Mr. Fazio's recovery analysis model. (Fazio Report at 7, 15.)
- 331. Of this \$9.1 billion, \$2.6 billion in forgiven debts run between legal entities with existing Intercompany Claim relationships, but in the opposite lending direction:
- 332. There are \$2.2 billion of previously-forgiven intercompany claims owed from RFC to ResHolding, which if reinstated could offset a \$2.0 billion existing Intercompany Claim owed from ResHolding to RFC. If this Reinstated Intercompany Claim is set off against the existing Intercompany Claim, the adjusted net balance would be a \$0.2 billion claim from RFC to ResHolding, which would reduce the net value of the Intercompany Claims to the JSNs by a corresponding amount.
- 333. The remaining \$0.4 billion of previously-forgiven claims running in the opposite lending direction of existing Intercompany Claims relates to outstanding balances of \$5 million or less.
- 334. Significantly, \$6.5 billion of Reinstated Intercompany Claims would revert to legal entities that have no existing Intercompany Claims in the opposite lending direction. As a result, the reinstatement of these intercompany claims would generally increase

the net value of the Intercompany Claims to the JSNs (as the JSNs would have a direct lien on certain of the receivables and an indirect benefit from others through Equity Pledges)

335. In light of all the foregoing, even if the Reinstated Intercompany Claims could be set off against relevant Intercompany Claims, the value of the JSN Collateral would remain in a range between \$2.451 billion and \$2.467 billion, still well above the \$2.22 billion threshold required for the JSNs to be over-secured. (Fazio Report at 15-16.)

## VIII. THE DEBTORS' ESTIMATES OF THE JSNS' SECURED RECOVERY ARE INACCURATE AND MISLEADING

- 336. The secured recovery assumptions and methodology ("<u>Debtors' Collateral Scenario</u>") employed by the Debtors in their Disclosure Statement are inaccurate and misleading because the Debtors' Collateral Scenario: (i) assumes the truth of alleged facts and legal arguments that are in dispute in this adversary proceeding, and (ii) omits or disregards important details, as explained below.
- Mark A. Renzi, dated October 18, 2013, attributes a maximum adjusted secured recovery of only \$1.888 billion to the JSNs. If, however, one assumes that the JSNs will prevail on certain of the arguments at issue in the Adversary Proceeding, the JSNs' recovery increases exponentially. If, for example, all Intercompany Claims (which the Debtors' Collateral Scenario ignores) are deemed valid and valued as scheduled in the Debtors' own SOALs, the JSN's maximum adjusted secured recovery increases to an estimated \$2.628 billion. Alternatively, if the JSNs are found to have a direct lien on recoveries on certain claims against Ally proposed to be extinguished by the \$2.1 billion Ally Contribution (which the Debtors' Collateral Scenario fails to allocate to specific claims), the JSNs' maximum adjusted secured recovery increases to an estimated \$3.086 billion. If the foregoing two scenarios are combined, and all Intercompany

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Claims are valid and the JSNs have a direct lien on certain recoveries proposed to be extinguished by the Ally Contribution, the JSNs' maximum adjusted secured recovery increases to an estimated \$3.486 billion.

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In addition to the above adjustments, if the RMBS Trust and Monoline Insurer Claims, which are currently treated as allowed, non-subordinated claims in the Global Settlement, are subordinated (as they should be pursuant to the section 510(b) of the Bankruptcy Code, *see infra*), the JSNs' maximum adjusted secured recovery increases further in two of the above-described scenarios. If all Intercompany Claims are valid and valued as scheduled in the Debtors' SOALs and such subordination is taken into account, the JSNs' maximum adjusted secured recovery increases to an estimated \$4.215 billion. Finally, if all Intercompany Claims are valid, the JSNs have a direct lien on Ally Claims, and such subordination is ordered, the increase in the secured recovery value of the pre-petition claims increases the JSNs' maximum adjusted secured recovery to a total of approximately \$4.609 billion.

339. Equally flawed is the Debtors' Liquidation Analysis, which provides low and high liquidation recovery scenarios and under which the JSNs purportedly do not recover their full \$2.223 billion assumed allowed claim. The Liquidation Analysis is misleading for several reasons, including:

- The Debtors' liquidation analysis ascribes zero value to claims against Ally, despite (i) the \$2.1 billion settlement between ResCap and Ally contemplated by the Plan and Global Settlement, (ii) the approximately \$3.1 billion worth of ResCap claims identified by the Examiner as "likely to prevail" or "more than likely to prevail," and (iii) the approximately \$5.5 billion worth of total ResCap claims identified by the Examiner;
- The Debtors' Liquidation Analysis ascribes zero value to valid, valuable Intercompany Claims; <sup>98</sup> and

<sup>&</sup>lt;sup>98</sup> By ignoring the value of the breach of contract claims and Intercompany Claims in their Liquidation Analysis, the Debtors have failed to meet their burden under Section 1129(a)(7) of the Bankruptcy Code (the "best interests test"),

- The Debtors' Liquidation Analysis makes certain disputed assumptions about the size and priority of unsecured claims.
- 340. For these and other reasons, the Liquidation Analysis is fatally flawed insofar as it relates to the JSNs, making it impossible for the Plan Proponents to demonstrate, as section 1129(a)(7) requires, that the JSNs will do no worse under the Plan than in a Chapter 7 liquidation.
  - IX. THE RMBS TRUST CLAIMS, THE MONOLINE INSURER CLAIMS, AND THE PRIVATE SECURITIES CLAIMS MUST BE SUBORDINATED TO ALL GENERAL UNSECURED CLAIMS, INCLUDING INTERCOMPANY CLAIMS, PURSUANT TO SECTION 510(B) OF THE BANKRUPTCY CODE
- 341. The Global Settlement embodied in the Plan provides for, *inter alia*, a resolution of the Securities-Related Claims. <sup>99</sup> Pursuant to the Global Settlement, the Securities-Related Claims are allowed, non-subordinated claims, the holders of which will receive substantial distributions.
- 342. The Plan Proponents' failure to subordinate the Securities-Related Claims in the Global Settlement violates section 510(b) of the Bankruptcy Code, which states, in relevant part, that "a claim arising from rescission of a purchase or sale of a security of the

which requires them to show that the JSNs receive a greater recovery under the Plan than in a Chapter 7 proceeding. *See In re Adelphia Commc'ns Corp.*, 361 B.R. 337, 366 (S.D.N.Y. 2007) (plan proponent bears burden of establishing by a preponderance of the evidence that its plan meets the best interests test). The Debtors' Liquidation Analysis assigns zero value to the Intercompany Claims, which, absent the Global Settlement, are assets with monetized value that would be accounted for in a Chapter 7 proceeding, and thus should be accounted for in the Debtors' Liquidation Analysis. (*See* Plan at 16; Disclosure Statement, Exhibit 8 at 24; Kruger Tr. at 131:12-22, 133:6-12; Renzi Tr. at 40:2-40:8, 53:11-53:19, 61:9-61:10, 65:6-65:10, 65:21-65:24 (Nov. 6, 2013).) The Liquidation Analysis also fails to ascribe value to the Debtors' causes of action against Ally. These omissions directly contradict case law holding that all contingent claims must be reflected in a liquidation analysis. By ignoring the Intercompany Claims and causes of action against Ally in their Liquidation Analysis, the Debtors have failed to meet their burden under Section 1129(a)(7) of the Bankruptcy Code. *See In re Sierra–Cal*, 210 B.R. 168, 172 (Bankr. E.D. Cal. 1997) (liquidation analysis requires an estimation of the value of all of the bankruptcy estate's assets, including disputed and contingent claims, the potential disallowance of claims, the probability of success and value of causes of action held by the estate); *In re Tex. Extrusion Corp.*, 844 F.2d 1142, 1158 (5th Cir. 1988) (same).

<sup>&</sup>lt;sup>99</sup> Disclosure Statement at 34-35.

debtor or of an affiliate of the debtor, [or] for damages arising from the purchase or sale of such a security . . . shall be subordinated . . . ." 11 U.S.C. § 510(b).

- 343. It does not matter whether the "securities" are "equity interests" or "notes," whether there are intervening entities between the Debtors and the purchasers, or whether the claims sound in tort or contract—all such claims are subject to subordination under section 510(b). *See Allen v. Geneva Steel Co. (In re Geneva Steel Co.)*, 260 B.R. 517, 522-24 (10th Cir. BAP 2001) (affirming a bankruptcy court decision to subordinate claims arising from the purchase or sale of notes under section 510(b)); 17 C.F.R. § 230.191 (providing that "issuer" with respect to asset-back securities is the "depositor" (*i.e.*, the Debtors), not the "trust" receiving the assets or issuing the certificates); *In re Med Diversified, Inc.*, 46 1 F.3d 251, 256-57 (2d Cir. 2006) (claim for breach of termination agreement for failure to issue stock subject to section 510(b) subordination).
- 344. The Securities-Related Claims, none of which are subordinated in the Global Settlement, each fall within the ambit of section 510(b)—they are all the direct result of, and are intended to seek compensation for, damages sustained on account of the purchase of "securities" of one or more Debtors.

#### A. The Private Securities Claims

345. First, in the Disclosure Statement, the Debtors acknowledged that the Private Securities Claims "comprise securities litigation claims against the Debtors and Ally, arising from the purchase or sale of [residential mortgage-back securities ("RMBS")], asserted by parties who have filed a lawsuit against the Debtors and Ally." Second, in an adversary proceeding (the "Subordination Adversary Proceeding") that they filed to seek subordination of the Private Securities Claims, the Debtors argued that the Private Securities Claims "arise out of

<sup>&</sup>lt;sup>100</sup> Disclosure Statement at 34.

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the purchase of securities of the Debtor" and thus should be subject to section 510(b) subordination. Finally, one of the scenarios contemplated by the Debtors' Liquidation Analysis includes the subordination of the Private Securities Claims.

Proceeding, the Private Securities Claimants themselves conceded that their claims sought "damages arising from the purchase or sale of a security," and would, in fact, be subject to subordination under section 510(b) if those securities were "securities" "of a debtor" or "of an affiliate" of a debtor. The Private Securities Claimants' sole argument against such subordination was that the residential mortgage-backed securities ("Certificates") they purchased were not "securities" of a debtor or an "affiliate" of a debtor.

347. Here, the securities at issue are securities "of the debtor." Indeed, the securities were created by the Debtors, structured by the Debtors, marketed by the Debtors, and backed by assets originated or purchased and serviced by the Debtors. Thus, the Debtors were the "issuers" in every relevant sense, and they are recognized as such under the securities laws and relevant section 510(b) precedent. *See In re Geneva Steel Co.*, 281 F.3d at 1177 (for purposes of Section 510(b), securities are securities "of a debtor" if the securities were "issued by the debtor"); *see also Alfa, S.A.B. de C.V. v. Enron Creditors Recovery Corp.* (*In re Enron Creditors Recovery Corp.*), 422 B.R. 423, 437 (S.D.N.Y. 2009), *aff* 'd, 651 F.3d 329 (2d Cir. 2011) ("The securities laws, and their interpretations, are thus a natural and logical place to turn for definitions of terms within the Bankruptcy Code that are otherwise undefined.").

<sup>&</sup>lt;sup>101</sup> Memorandum of Law in Support of Debtors' Motion for Summary Judgment, Adv. Case No. 13-01262 (April 2, 2013) (the "Section 510(b) Memorandum") [Dkt. No. 26] at 2. The Private Securities Claimants also admit that their claims seek "damages and/or rescission arising from the purchase or sale of a security. *See id*.

<sup>&</sup>lt;sup>102</sup> Disclosure Statement, Ex. 8, at 8. The Plan also purports to subordinate the claims of FHFA pursuant to section 510(b). The FHFA claims, in terms of legal theory, are virtually identical to the Private Securities Claims. *See* Plan § III.D.1(k).

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348. With respect to mortgage-backed securities specifically, the Securities Act of 1933 (the "Securities Act") and the Securities Exchange Act of 1934 (the "Exchange Act") both provide that the "'issuer' means the person or persons performing the acts and assuming the duties of depositor or manager pursuant to the provisions of the trust or other agreement or instrument under which such securities are issued." Securities Act § 2(a), 15 U.S.C. § 77b(a)(4); Exchange Act § 3(a)(8), 15 U.S.C. § 78c(a)(8) (verbatim). The federal regulations promulgated under both Acts, SEC Rules 191 and 3b-19, similarly provide that "[t]he depositor for the assetbacked securities acting solely in its capacity as depositor to the issuing entity is the 'issuer' for purposes of the asset-backed securities of that issuing entity." 17 C.F.R. § 230.191(a); 17 C.F.R. § 240.3b-19(a) (verbatim). Pursuant to this authority, the RMBS at issue here are plainly securities "of a debtor."

349. Even if the RMBS were not "securities" of a "debtor," section 510(b) would still be implicated because the RMBS were securities "of an affiliate" of the debtor. The various securitization trusts (the "RMBS Trusts"), which issued the RMBS, are plainly "affiliates" of the Debtors as defined in Section 101(2)(C) of the Bankruptcy Code, because at the time that the Private Securities Claims arose, the Debtors operated the business or substantially all of the property of the RMBS Trusts as servicers of the mortgage loans held by the trusts pursuant to pooling and servicing agreements. The Private Securities Claimants might argue, as they did in the Subordination Adversary Proceeding, that the RMBS Trusts were not "business trusts," and therefore, not "persons" eligible to be "business trusts." However, the only reported decision to address asset-backed securitization trusts in this context held that they were business trusts. *Nationsbank, N.A. v. Commercial Fin. Serv., Inc.* (In re Commercial Fin. Serv., Inc.), 268 B.R. 579, 589, 600 (Bankr. N.D. Okla. 2001).

350. "Congress enacted §510(b) to prevent disappointed shareholders from recovering their investment loss by using fraud and other securities claims to bootstrap their way to parity with general unsecured creditors in a bankruptcy proceeding." *In re Enron Corp.*, 341 B.R. 141, 158 (Bankr. S.D.N.Y. 2006). The same rationale applies to the ultimate treatment of the Private Securities Claims. The Private Securities Claimants may be "disappointed," but they assumed the risk that the securities they purchased could decrease in value or otherwise give rise to damages against their holders, so their claims must be subordinated pursuant to section 510(b).

#### **B.** Monoline Insurer Claims

- 351. The Monoline Insurer Claims, asserted by insurers MBIA Insurance Corporation, Financial Guaranty Insurance Company ("FGIC"), Assured Guaranty Municipal Corp., and Ambac Assurance Corporation, "generally relate to alleged breaches of representations and warranties and fraud" by the RMBS Trusts (*i.e.*, the Debtors) in connection with the issuance of securities insured by the Monoline Insurers. (Disclosure Statement at 30-33.)
- 352. In agreeing to insure these securities, as an inextricable component of the securitization process, the Monoline Insurers assumed the same risk of loss as the ultimate purchasers of the RMBS Trust securities and, thus, have asserted fraud and breach of contract claims with respect to the underlying securities. Indeed, at least one of the Monoline Insurers has described its insurance policies as being inextricably linked with, and playing a crucial role in, the sale of the Debtors' securities. (*See* Limited Objection of Financial Guaranty Insurance Company to the Debtors' Sale Motion and Assumption Notice [Dkt. No. 1746] at ¶ 4 ("FGIC's financial guaranty insurance policies enhanced the ratings and marketability of the Debtors' RMBS, which, in turn made the Debtors' securitization transactions viable.").) These are unequivocally claims arising out of the purchase of Debtor securities, and thus subject, for all the

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reason set forth above with respect to the Private Securities Claims, to subordination under section 510(b) of the Bankruptcy Code.

- 353. The fact that these claims arise out of post-RMBS purchase breaches of representations and warranties contained in contracts between the Trusts and entities "depositing" mortgage loans into the Trusts does not change this outcome. The language of section 510(b) does not limit subordination to securities fraud or fraud of any kind. Nor does the statute exclude claims that arise under contracts relating to the purchase or sale of securities, such as the breach of representation and warranty claims asserted by the holders of the RMBS Trust Claims.
- claims can be subordinated under section 510(b). See, e.g., In re Med Diversified, 461 F.3d at 254-59; In re Telegroup, Inc., 281 F.3d at 138-39 (claims for breach of contractual requirement to use best efforts to register stock); Am. Broad. Sys. Inc. v. Nugent (In re Betacom of Phx., Inc.), 240 F.3d 823, 827-28 (9th Cir. 2001) (claim for failure to convey stock in breach of merger agreement); Aristeia Capital, L.L.C. v. Calpine Corp. (In re Calpine Corp.), No. 05-60200,2007 WL 4326738, at \*1, 9 (S.D.N.Y. Nov. 21, 2007) (claim for loss of conversion rights based on breach of indenture); In re Kaiser Group Int'I, Inc. v. Pippin (In re Kaiser Grp. Int'l, Inc.), 326 B.R. 265 (D. Del. 2005) (claim for breach of "fill up" provision in merger agreement based on stock price); In re Int'l Wireless Commc'ns Holdings, Inc., 257 B.R. 739,743, 746 (Bankr. D. Del. 2001), aff'd, 279 B.R. 463 (D. Del. 2002), aff'd, 68 Fed. Appx. 275 (3d Cir. 2003) (claim for breach of stock purchase agreement); In re Enron Corp., 341 B.R. at 161 (contract claims based on loss of stock options).

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- purchase of the security, but can arise out of events that occur after purchase of the security and relate to obligations that go beyond the actual purchase or sale of the security. In *In re Telegroup, Inc.*, for example, the Third Circuit held that breach of contract claims arising out of a security issuer's failure to register stock within the period specified in the stock purchase agreement were properly subject to subordination under section 510(b). 281 F.3d at 144. In so holding, the *Telegroup* court accepted the debtor's argument that "claims for breach of a stock purchase agreement, which would not have arisen but for the purchase of [the debtor's] stock, may arise from that purchase, even though the actionable conduct occurred after the transaction was completed." *Id.* at 135.
- 356. More generally, courts have held that claims arising from the purchase or sale of a security under section 510(b) include claims predicated on post-issuance conduct. *See In re Geneva Steel Co.*, 260 B.R. at 524 (holding that claims alleging that the debtor fraudulently induced the claimants to retain securities they had purchased from the debtor arise from the purchase or sale of those securities, for purposes of section 510(b)); *In re Granite Partners, L.P.*, 208 B.R. 332, 342-43 (Bankr. S.D.N.Y. 1997) (holding that claims that debtor fraudulently induced claimants to retain debtor's securities arise from the purchase or sale of those securities); *see also In re Lenco, Inc.*, 116 B.R. 141, 143 (Bankr. E.D. Mo. 1990) (holding that claims for ERISA violations arose from the purchase or sale of debtor's securities).
- 357. The Monoline Insurer Claims are claims arising out of the purchase of securities of the Debtor and, like the Private Securities Claimants, are clearly the type of claims encompassed by section 510(b)'s mandatory subordination provision.

### C. RMBS Trust Claims

358. The claims of the RMBS Trusts are also subject to subordination under section 510(b). Each of the requirements for mandatory subordination of RMBS Trust Claims is met: (i) the RMBS sold, as part of the overall securitization transaction, constitute "securities," as defined under section 101(49) of the Bankruptcy Code"; (ii) the RMBS are "securities" of "the debtor" or of "an affiliate of the debtor," for the reasons set forth above; and (iii) the breaches of representations and warranties with respect to the underlying pooling and servicing and related agreements give rise to breach of contract claims that are as susceptible as fraud claims to section 510(b) subordination under applicable precedent. *See* 11 U.S.C. §§ 101(49), 510(b).

359. The RMBS Trust Claims should also be subordinated pursuant to section 510(b) of the Bankruptcy Code because they materially overlap with securities fraud claims that have been, or could be, asserted against the Debtors – which are the quintessential claims subject to subordination under section 510(b). In addition to their common factual bases, the objective of each of the RMBS breach of representation and warranty claims and securities fraud claims arising in connection with the issuance of the RMBS is the same – each seeks reimbursement for losses suffered by the RMBS Trusts' certificate holders. Under sections 11(e), 12(a)(2), or 15 of the Securities Act, a fraudulent description of mortgages in a prospectus would entitle security holders to recover damages or rescind their investment. See 15 U.S.C. §§ 77k(e), 77l(a)(2), 77o. Similarly, a material breach of the RMBS representations and warranties would entitle the RMBS Trust to rescind its purchase of the deficient mortgages and receive either a substitution of eligible mortgages, which is not feasible, or a refund of the purchase price. Accordingly, both breach of contract and fraud claims seek to restore the RMBS holders to the same position they would have been in had the mortgages been represented properly at the time of the securitization.

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360. In a similar situation, former Chief Judge Gonzalez recognized that section 510(b) may require subordination of contractual claims, such as the representation and warranty claims at issue here, when they are substantively similar to claims for fraudulent issuance. *See In re Enron*, 341 B.R. at 144 (subordinating claims, including breach of contract, of employees with stock option components to their compensation packages). In connection with the breach of contract claim at issue in *Enron*, the Court determined that the claimants' chief contention was that Enron fraudulently misrepresented the value of the stock options that it offered to its employees. *Id.* at 162. Therefore, the Court held that the breach of contract claim was a disguised claim of fraud in the issuance and that such fraud claims are clearly subject to subordination under section 510(b) of the Bankruptcy Code.

Monoline Insurer Claims, arise out of the purchase of securities of the Debtor and are clearly the type of claims encompassed by section 510(b)'s mandatory subordination provision. It would be inappropriate, and a manifest violation of section 1129(b)(1)'s "fair and equitable" standard, to allow a claim that is otherwise subject to section 510(b) subordination to recover *pari passu* with general unsecured claims, such as the Intercompany Balance Claims, even if such treatment is contemplated by a settlement agreement. *See Anchorage Police & Fire Ret. Sys. v. Official Comm. of Unsecured Creditors of the Holding Co. Debtors (In re Conseco, Inc.)*, No. 03-CV-7054, 2004 WL 1459270, at \* 3 (N.D. Ill. June 25, 2004) (finding that "[t]here is no rational explanation why a settlement agreement . . . should dramatically alter the nature, let alone the treatment, of the underlying claim, particularly given the plain terms and purpose of § 510(b)"); *In re Cincinnati Microwave, Inc.*, 210 B.R. 130, 132-33 (Bankr. S.D. Oh. 1997) (holding that

settlement was not in the best interests of the estate where it failed to recognize that claims should have been subordinated under section 510(b)).

- 362. In allowing the Securities-Related Claims to recover ahead of and in place of other unsecured claims, the Plan violates the absolute priority rule as reflected in section 1129(b)(2)(B) of the Bankruptcy Code. *See In re Iridium Operating, LLC*, 478 F.3d 452, 463 (2d Cir. 2007). For the Global Settlement to be approved and the Plan confirmed, the Securities-Related Claims can only be paid after the Intercompany Claims and JSNs' deficiency claims, have been satisfied in full.
  - X. THE JSNS ARE ENTITLED TO VOLUNTARILY REDUCE THEIR CLAIMS AT CERTAIN DEBTOR ENTITIES TO AN AMOUNT LESS THAN THE VALUE OF THE JSN COLLATERAL AT SUCH ENTITIES AND EARN POST-PETITION INTEREST ON SUCH REDUCED AMOUNTS
- does not exceed the aggregate amount of the JSNs' claims, the JSNs are nonetheless entitled (but not required) to apply and credit any portion of their recoveries in an amount that they choose (whether secured or unsecured) to be received from certain Debtor entities (*e.g.*, Rescap and RFC) to their claims against other Debtor entities (*e.g.*, GMACM). Such reduction will render the JSNs oversecured relative to the balance of the claim remaining at GMACM, entitling the JSNs to interest on such reduced claim.
- Association of Newark v. Orr, 295 U.S. 243 (1935), the Court determined that a creditor's claim need not be reduced by the value of collateral received from a third party. Thus, a creditor is entitled, but not required, to continue to assert the full amount of its claim against each and every debtor obligor until the creditor has been satisfied in full. In so ruling, the *Ivanhoe* Court endorsed the "chancery rule" and rejected a rule that would require secured creditors to first

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exhaust their security interests before pursuing unsecured recoveries. See D. W. Markham, Bankruptcy--Rights of Partially Secured Creditors, 14 N.C. L. REV. 79, 80 (1936). Thus, Ivanhoe stands for the clear proposition that a secured creditor can take full advantage of its collateral without impairing or diminishing its claims against other distinct legal entities. 104

365 Under this construct, the JSNs are entitled to assert their full claims at certain Debtors and collect whatever amounts are owing to them from such entities. The JSNs are equally entitled to reduce the amount of their claims against certain other Debtors to an amount that is less than the value of the JSN collateral at such Debtors. Such reduction will render the JSNs' indisputably oversecured at such Debtors, entitling the JSNs to earn postpetition interest on the reduced claim up to the value of the collateral at such Debtors. By way of example, if the Court were to determine that the Debtors' valuation were to control, JSN collateral at GMACM would be \$1.576 billion. Assuming a December 15, 2013 emergence date, the JSNs may voluntarily reduce their claims at GMACM to \$1.337 billion, either through a credit of a portion of their recoveries from Rescap or RFC or otherwise, entitling the JSNs to

<sup>&</sup>lt;sup>103</sup> In applying the "chancery rule," the *Ivanhoe* Court declined to apply the competing ancient rule of the time known as the "bankruptcy rule"—that required a secured creditor to exhaust its collateral before asserting unsecured claims. See Merrill v. Bank, 173 U.S. 131, 139, 154-55 (1899) (applying "chancery rule" and explaining that the "bankruptcy rule" "required the secured creditor to account for his security before proving against the general assets

<sup>&</sup>lt;sup>104</sup> The reasoning of *Ivanhoe* has been subsequently endorsed by various courts post-enactment of the Bankruptcy Code. See, e.g., In re Gessin, 668 F.2d 1105, 1107 (9th Cir. 1982) ("It has long been established that a creditor is entitled to pursue his claims against others liable on the same debt to the full extent of the amount owed on that debt"); In re Washington Bancorporation, Civ. No. 95-1340, 1996 WL 148533, at \*18 (D.D.C. March 19, 1996) (applying the principle that "a bankruptcy claim is not reduced or impaired by subsequent payments received from third party obligors until such claim has been satisfied in full"); In re F.W.D.C., Inc., 158 B.R. 523, 528 (Bankr. S.D. Fla. 1993) (finding that a creditor is allowed to "prove the total amount of an indebtedness against a guarantordebtor without deducting the amount of collateral received from a third party"); In re Northeast Dairy Co-op. Fed'n, Inc., 88 B.R. 21 (Bankr. N.D.N.Y. 1988) (permitting creditor to assert the full amount of its claim against each debtor that is jointly and severally liable on the claim and finding that the joint and several nature of the debtors' obligation does not affect the total amount due on the claim); In re Coastland Chrysler Plymouth, Inc., 76 B.R. 212, 213 (Bankr. S.D. Fla. 1987) (finding that a creditor's claim should not be reduced unless and until it has been paid in full).

payment of not less than \$239 million of post-petition interest from GMACM.<sup>105</sup> Such outcome does not prejudice the creditors of Rescap or RFC as such creditors have no legal entitlement to rely on or insist upon the JSNs asserting anything but their full claims at such estates, and benefits the creditors of GMACM through the voluntary reduction in claims at such estate.

# XI. THE JSNS ARE ENTITLED TO POST-PETITION INTEREST AT THE DEFAULT RATE AND TO FEES, EXPENSES, AND OTHER CHARGES

## A. The JSNs Are Entitled to Post-Petition Interest at the Contractual Default Rate

366. The JSNs are entitled to post-petition interest at the contractual rate of 9.625% plus 1% as a default premium, for a total rate of 10.625%. (Indenture § 4.01 (noting that ResCap "will pay interest (including post-petition interest in any proceeding under any Bankruptcy Law) on overdue principal at the rate equal to 1% per annum in excess of the then applicable interest rate on the Notes . . .").)

367. Section 506(b) of the Bankruptcy Code provides that the holder of an allowed secured claim shall be paid post-petition interest to the extent that the property securing the claim exceeds the claim itself. Because Section 506(b) does not set a specific rate of post-petition interest, "[t]he great majority of courts to have considered the issue . . . have concluded that post-petition interest should be computed at the rate provided in the agreement, or other applicable law, under which the claim arose – the so-called 'contract rate' of interest." <sup>106</sup>

368. Courts in the Second Circuit hold that there is a "rebuttable presumption that the oversecured creditor is entitled to default interest at the contract rate subject to

<sup>&</sup>lt;sup>105</sup> The amounts set forth in this paragraph 361 do not refect the prior "paydowns" and are for illustrative purposes only.

<sup>&</sup>lt;sup>106</sup> 4 Collier on Bankruptcy ¶ 506.04[2][b][i] (2013); see In re Terry Ltd. P'ship, 27 F.3d 241, 244 (7th Cir. 1994) (applying contract rate).

adjustment based on equitable considerations." *In re 785 Partners LLC*, 470 B.R. 126, 134 (Bankr. S.D.N.Y. 2012). <sup>107</sup>

369. Bankruptcy courts "have very limited discretion to deviate from the interest rate imposed under the contract." *In re Madison 92nd St. Assocs. LLC*, 472 B.R. 189, 198 (Bankr. S.D.N.Y. 2012). To rebut the presumption that an oversecured creditor is entitled to default interest at the contract rate, a debtor must show: "(i) there has been creditor misconduct; (ii) application of the contractual interest rate would cause harm to the unsecured creditors; (iii) the contractual interest rate constitutes a penalty; or (iv) its application would impair the debtor's fresh start." *In re Gen. Growth Props., Inc.*, 451 B.R. 323, 328 (Bankr. S.D.N.Y. 2011).

370. Pursuant to the Court's decision that JSN Counterclaims Five and Six, relating to whether the JSNs are entitled to post-petition interest at the default interest rate, are not ripe until the Court determines that the JSNs are oversecured, <sup>108</sup> the JSNs reserve their rights to calculate the appropriate post-petition interest rate at a later time in the event the Court decides that the JSNs are oversecured.

## B. The JSNs Are Entitled to Fees, Expenses, and Other Charges

371. The JSNs expect that the professional fees incurred in the prosecution of this case following termination of the Cash Collateral Order will be at least \$60 million. The JSNs are entitled to recover these fees from the Debtors. 110

<sup>&</sup>lt;sup>107</sup> See also In re Milham, 141 F.3d 420, 423 (2d Cir. 1998) ("Most courts have awarded pendency interest at the contractual rate . . . ."); *Urban Commc'ns*, 394 B.R. at 338; *In re Vanderveer Estates Holdings, Inc.*, 283 B.R. 122, 134 (Bankr. E.D.N.Y. 2002).

<sup>&</sup>lt;sup>108</sup> Memorandum Opinion Denying Without Prejudice UMB Bank's Motion to Dismiss Counts 3 and 5, and Granting in Part and Denying in Part the Committee's Motion to Dismiss Certain Junior Secured Noteholder Counterclaims, dated September 20, 2013 [Dkt. No. 5128].

<sup>&</sup>lt;sup>109</sup> To the extent the Creditors' Committee seeks to recharacterize any payments made prior to the termination of the Cash Collateral Order, such amounts would also be added to the allowed amount of the prepetition claim.

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372. Regardless of whether the JSNs are oversecured, the JSNs' attorney and financial advisor fees form part of the JSNs' allowed pre-petition claims under controlling Second Circuit case law. The Second Circuit has made clear that an "unsecured claim for postpetition fees, authorized by a valid pre-petition contract [i.e., the Notes Indenture],"111 "but contingent on post-petition events," "is allowable under section 502(b)" of the Bankruptcy Code. Ogle v. Fid. & Deposit Co. of Maryland, 586 F.3d 143, 145, 147 (2d Cir. 2009). Pursuant to the Notes Indenture, ResCap and its guarantors are obligated to pay in full all principal, interest, and fees due under the Notes Indenture to the JSNs "whether or not arising on or after the commencement of a case under Title 11, U.S." (Notes Indenture §§ 1.01, 4.01, 7.07, 10.01.) The Debtors have stipulated that the JSNs are entitled to "any fees and expenses of the [JSNs'] attorneys and financial advisors that are chargeable or reimbursable under the [JSN] Documents." (Cash Collateral Order ¶ 5(a).) Thus, pursuant to the Notes Indenture, the JSNs are entitled to attorney and financial advisor fees as part of their pre-petition claims as well as other charges due under the Notes Indenture. 112 As a consequence, under the Plan, the Debtors are required to pay those fees as part of the treatment of the JSNs' claims.

373. The Bankruptcy Code further states that if a holder of a claim is oversecured, "there shall be allowed to the holder of such claim . . . any reasonable fees, costs, or charges provided for under the agreement . . . ." 11 U.S.C. § 506(b); see also In re Hatcher, 208 B.R. 959, 964 (B.A.P. 10th Cir. 1997) (under Section 506(b), "secured creditors are entitled to post-petition attorney's fees provided that (i) the creditor is oversecured, (ii) the fees are

<sup>&</sup>lt;sup>110</sup> Collateral Agent Wells Fargo Bank, N.A., and Notes Trustee UMB Bank, N.A., are also entitled to recover fees incurred in connection with this case.

<sup>&</sup>lt;sup>111</sup> The Debtors do not dispute that the Notes Indenture is a valid contact. *See* Cash Collateral Order ¶ 5(c) ("the Junior Secured Notes Obligations constitute legal, valid and binding obligations of Residential Capital LLC and the Junior Secured Notes Guarantors, enforceable in accordance with their terms.")

<sup>&</sup>lt;sup>112</sup> The other charges include any and all claims including but not limited to indemnification claims, under the indenture as set forth in the JSNs' proof of claim and the Notes Trustee Statement.

reasonable, *and* (iii) the fees are provided for in the agreement between the parties"). Thus, whether oversecured or undersecured, the Debtors are responsible for paying the fees, expenses, and other charges of the JSNs.

- C. The JSNs May Apply Recoveries Received from Any Debtors at Which the Plan Deems the JSNs to be Unimpaired to Post-petition Interest Regardless of Whether the JSNs are Oversecured or Undersecured
- 374. The Plan Proponents have treated the JSNs' claims against certain Debtors as unimpaired. Each one of these Debtors has pledged its assets to the JSNs to secure all obligations owing under the JSN Indenture, including the obligation to pay interest. Section 1124 of the Bankruptcy Code requires, among other things, that the Plan leave "unaltered the legal, equitable, and contractual rights" of the claimant. 11 U.S.C. § 1124; *see also In re Union Meeting Partners*, 160 B.R. 757, 771 (Bankr. E.D. Pa. 1993) ("[I]mpairment is a term of art and includes virtually any alteration of claimant's rights"). As a consequence, post-petition interest with respect to the obligations owing by such Debtors continues to accrue and be owing regardless of whether the JSNs are oversecured or undersecured. The JSNs are entitled to apply recoveries from such Debtors to the payment of accrued postpetition interest as a result of the Plan treating the JSNs as unimpaired. *See generally Ivanhoe*, 295 U.S. 243. According to the Debtors, the JSN recoveries on account of unimpaired claims are estimated to range in the aggregate from \$80 to \$100 million.

#### DEFENDANT THIRD PRIORITY COLLATERAL AGENT'S CONTENTIONS

1. Wells Fargo contends that it has the right to have its fees, expenses, and other indemnification claims paid by the Debtors directly, based on contractual indemnification (*see*, *e.g.*, AFI Revolver, §§ 3.03, 10.01, 10.02, 13.15; Revolver Security Agreement, §§ 14(r), 14(t); Intercreditor Agreement, §§ 5.6(k), 5.6(o), 5.6(q), 5.6(bb); Notes Security Agreement, §§ 15(r),

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15(t); Notes Indenture, §§ 7.07(a), 7.07(g)), and from distributions made on account of the AFI Revolver and the Junior Secured Notes (*see*, *e.g.*, AFI Revolver, § 3.01(f); Revolver Security Agreement, § 12(f); Intercreditor Agreement, § 4.1; Notes Security Agreement, § 13(f); Notes Indenture, §§ 6.10, 7.07(d), 8.03(b)).

- 2. Wells Fargo further contends that to the extent not paid by the Debtors directly, Wells Fargo has the right to have its fees, expenses, and other indemnification claims paid by the Lender Agent, as defined under the AFI Revolver. *See e.g.*, AFI Revolver, § 12.07.
- 3. In addition, Wells Fargo contends that it holds independent claims against those who delivered documents upon which Wells Fargo relied conclusively when releasing collateral securing the AFI Revolver and the Junior Secured Notes.

### V. ISSUES TO BE TRIED

As set forth in the parties' joint Statement of Issues, certain causes of action or issues relating to the JSNs' recoveries are to be adjudicated in the "Phase II Trial" of the Consolidated Proceedings, scheduled to take place on November 19, 2013.

Pursuant to the Statement of Issues, the following claims and defenses are to be tried in Phase II. However, the parties have fundamentally different positions regarding how these issues arise for resolution. The Plan Proponents believe all the issues below have been subsumed in the Plan including the Global Settlement, and can be considered by the Court in connection with consideration of the Global Settlement and confirmation of the Plan. The Defendants disagree. 113

### A. Intercompany Balances

1. Whether the JSNs have a lien on Intercompany Balances.

<sup>&</sup>lt;sup>113</sup> In addition, the Plan Proponents also contend that certain of the issues listed below are not properly before the Court in Phase II because they were not pleaded in the JSNs' counterclaims

- 2. The Defendants contend that one of the issues to be tried in Phase II is "whether and to what extent the Debtors have the authority to settle the Intercompany Balances and any claim against Ally upon which the JSNs have a security interest without the consent of the JSNs." The Plan Proponents disagree and contend that this issue was not pleaded in the JSNs' counterclaims.
- 3. Whether the Intercompany Balances have value for distribution purposes, what that amount is, and the value of any JSN liens on the Intercompany Balances.
- 4. The Defendants contend that one of the issues to be tried in Phase II is "whether and to what extent the Intercompany Balances are valid prepetition claims that are not subject to defense, waiver, counterclaim, setoff, avoidance or disallowance." The Plan Proponents disagree and contend that this was not pleaded as a counterclaim by the JSNs, but rather only as a factual assertion in support of their claims regarding the Intercompany Balances.
- 5. Whether, to the extent any Intercompany Balances are "waived" or settled for no consideration under the Plan, the JSNs are entitled to an adequate protection claim for any diminution in the value of any JSN interests in the Intercompany Balances.

#### **B.** Treatment of Various Classes of Claimants

1. Whether, for purposes of determining the allowance of the JSN Claims, including entitlement to postpetition interest at the default rate plus reimbursement of legal fees, any of the RMBS Trust Claims, the Monoline Insurer Claims, or the Private Securities Claims for damages must be subordinated to all general unsecured claims including Intercompany Balances, pursuant to section 510(b) of the Bankruptcy Code.

## C. Ally Contribution

- 1. Whether the JSNs have a lien on any portion of the Ally Contribution and/or any proceeds from the Debtors' claims and causes of action against Ally, with the exception of commercial tort claims and avoidance actions, and the value of any such lien.
- 2. Whether the Debtors must allocate the proceeds of any claims and causes of action against Ally, including the Ally Contribution.
- 3. Whether the JSNs are entitled to an adequate protection claim for the release of any of the Debtors' claims and causes of action against Ally contemplated by the Plan.
  - D. The Value of Collateral, Oversecurity (Whether and to What Extent),
    Default Interest, Fees (to the Extent Not Determined in Phase I), and the
    Amount of the JSN Prepetition Claim
- 1. The Defendants contend that one of the issues to be tried in Phase II is "whether and to what extent the JSNs are entitled to aggregate or credit recoveries on deficiency claims; or to voluntarily reduce the amount of the secured claims to pay postpetition interest." The Plan Proponents disagree and contend that this issue was not pleaded in the JSNs' counterclaims.
- 2. Whether and to what extent the JSNs have an allowed claim for fees (including legal fees), costs, charges, and any other obligations owing under the Notes Indenture, including any indemnification obligations, through a combination of their secured and unsecured deficiency claims, as well as postpetition interest and default interest under section 506(b) of the Bankruptcy Code.

#### VI. PLAINTIFFS AND PLAN PROPONENTS' EXHIBITS

The Plaintiffs and Plan Proponents' exhibit list for Phase II of the Consolidated Proceedings and for Plan Confirmation is attached as Exhibit A hereto.

#### VII. DEFENDANTS' EXHIBITS

The JSNs and Notes Trustees' exhibit list for Phase II of the Consolidated Proceedings and for Plan Confirmation is attached as Exhibit B hereto. Plaintiffs have represented that certain documents were admitted in Phase I. Relying upon that representation, the JSNs and Notes Trustees have not asserted objections to such documents on Plaintiffs' list, but reserve their right to do so in the event that any such document was not in fact admitted in Phase I or to the extent the document was admitted for a limited purpose and Plaintiffs seek to use it for a different purpose in Phase II

The Third Priority Collateral Agent's exhibit list for Phase II of the Consolidated Proceedings and for Plan Confirmation is attached as Exhibit C hereto.

No exhibit not listed by the Parties may be used at trial except (a) for cross-examination purposes; (b) such exhibit is included on the supplemental exhibit lists to be exchanged on November 13, 2013 in accordance with the Stipulated Scheduling Order [Dkt. No. 5638]; or (c) if good cause for its exclusion from the pretrial order and/or supplement exhibit list is shown.

### VIII. STIPULATIONS AND OBJECTIONS WITH RESPECT TO EXHIBITS

The Parties' stipulations with respect to the authenticity and admissibility of exhibits and objections with respect to exhibits are set forth in Exhibits A through C, attached hereto. The Parties will continue to meet and confer in an effort to resolve objections to exhibits. Any objections not set forth herein will be considered waived absent good cause shown.

#### IX. PLAINTIFFS AND PLAN PROPONENTS' WITNESS LIST

The Plaintiffs and Plan Proponents intend to call the following witnesses in their case in chief at the Phase II and Plan Confirmation trial:

- (i) Lucy Allen
- (ii) John Dubel

- (iii) Gina Gutzeit
- (iv) Ronald Friedman
- (v) Tammy Hamzehpour
- (vi) Susheel Kirpalani
- (vii) Lewis Kruger
- (viii) Jeffrey A. Lipps
- (ix) Thomas Marano
- (x) Joseph Morrow
- (xi) Mark A. Renzi
- (xii) Frank Sillman
- (xiii) William Thompson
- (xiv) Barbara Westman

The Plaintiffs and Plan Proponents intend to call the following additional witnesses in their case in chief by deposition designation at the Phase II and Plan Confirmation trial:

- (i) James Aretakis
- (ii) Conor Bastable
- (iii) Al Celini
- (iv) Cathy Dondzila
- (v) Michael Fazio
- (vi) William Marx
- (vii) Reid Snellenbarger
- (viii) James Young

## X. DEFENDANTS' WITNESS LIST

The JSNs and Notes Trustees intend to call the following witnesses in their case in chief at the Phase II and Plan Confirmation trial:

- (i) James Aretakis (adverse)
- (ii) Robert Bingham
- (iii) Michael Carpenter (adverse)
- (iv) Al Celini (adverse)
- (v) Joe Cortese (adverse)
- (vi) Cathy Dondzila (adverse)
- (vii) Michael Fazio
- (viii) Tammy Hamzehpour (adverse)
- (ix) Lewis Kruger (adverse)
- (x) Raymond Lyons
- (xi) William Marx (adverse)
- (xii) Mark Renzi (adverse)
- (xiii) Barbara Westman (adverse)
- (xiv) James Young (adverse)

The JSNs and Notes Trustees intend to call the following additional witnesses in their case in chief by deposition designation at the Phase II and Plan Confirmation trial:

- (i) Adam Glassner (adverse)
- (ii) Reid Snellenbarger

The Third Priority Collateral Agent intends to call the following witnesses in their case in chief at the Phase II and Plan Confirmation trial:

(i) Michael Pinzon

The Third Priority Collateral Agent intends to call the following additional witnesses in their case in chief by deposition designation at the Phase II and Plan Confirmation trial:

(i) Theresa Farley

- (ii) Michael Pinzon
- (iii) Reid Snellenbarger

The witnesses listed may be called at trial. No witness not identified herein shall be permitted to testify in any Party's case in chief absent good cause shown.

In accordance with the Stipulated Scheduling Order [Docket No. 5638], the Parties will separately file all designations of deposition testimony and counter-designations and objections thereto and a copy of any depositions which are intended to be offered into evidence, marked to show all designations and counter-designations and unresolved objections, if any.

### XI. RELIEF SOUGHT

## A. Plaintiffs and Plan Proponents' Relief

With respect to the Consolidated Proceedings, in addition to the relief sought in Phase 1, the Plaintiffs and Plan Proponents' request that the Court declare the following:

- (i) Post-petition fees and expenses paid to the Indenture Trustee and JSN professionals be recharacterized as payments of principal.
- (ii) The JSNs are not entitled to any adequate protection claim because there has been no diminution in the aggregate value of their collateral.
- (iii) The JSNs are undersecured for purposes of Bankruptcy Code section 506(b) and therefore not entitled to post-petition interest or other fees, costs or charges
- (iv) The JSNs have no lien of any value with respect to Intercompany Balances or any liens of value on claims released in connection with the AFI Contribution.

#### B. Defendants' Relief

The Defendants seek an award of the full amount of the fees (including legal fees), costs, charges, and any other obligations owing under the Notes Indenture, including any indemnification obligations, as well as postpetition interest and default interest.

Dated: November 12, 2013

#### **MORRISON & FOERSTER LLP**

#### /s/ Gary S. Lee

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-and-

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Counsel to the Official Committee of Unsecured Creditors Dated: November 12, 2013

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Attorneys for the Ad Hoc Group and UMB Bank, N.A.

Dated: \_\_\_\_\_

IT IS SO ORDERED: \_\_\_\_\_

Martin Glenn

UNITED STATES BANKRUPTCY JUDGE

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## **EXHIBIT A**

					Objections an	d Information Relat	ing to Phase II		Objection	s and Information Re	lating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	Admitted
1	6/6/2008	ALIX 003152-ALIX 003271		Indenture for the Residential Capital, LLC and each of the Guarantors from time to time party hereto, 9.625% Junior Secured Guaranteed Notes Due 2015				Yes	Yes			Admitted Farley 10/16, p. 175
2	6/6/2008	WELLS FARGO_000368- WELLS FARGO_000450		Intercreditor Agreement among Wells Fargo, N.A., GMAC LLC, U.S. Bank National Association, Residential Funding Company, LLC, GMAC Mortgage, LLC and Residential Capital, LLC				Yes	Yes			Admitted Farley 10/16, p. 175
3	6/6/2008	RCUCCJSN10275127- RCUCCJSN10275227		Third Priority Pledge and Security Agreement and Irrevocable Proxy among Residential Capital, LLC, U.S. Bank National Association and Wells Fargo Bank, N.A.				Yes	Yes			Admitted Farley 10/16, p. 175
4	12/30/2009	WELLS FARGO_002995- WELLS FARGO_003051		Amended and Restated Third Priority Pledge and Security Agreement and Irrevocable Proxy among Residential Capital, LLC, U.S. Bank National Association and Wells Fargo Bank, N.A.				Yes	Yes			Admitted Farley 10/16, p. 175
5	6/4/2008	WELLS FARGO_000014- WELLS FARGO_000228		Loan Agreement by and among Residential Funding Company, LLC and GMAC Mortgage, LLC as Borrowers and GMAC LLC as Initial Lender and Lender Agent				Yes	Yes			Admitted Farley 10/16, p. 175
6	12/30/2009	WELLS FARGO_002568- WELLS FARGO_002737		Amended and Restated Loan Agreement by and among Residential Funding Company and GMAC Mortgage, LLC as Borrowers and GMAC Inc. as Initial Lender (Senior Debt Loan Agreement)				Yes	Yes			Admitted Farley 10/16, p. 175
7	6/4/2008	WELLS FARGO_000229- WELLS FARGO_000335		First Priority Pledge and Security Agreement and Irrevocable Proxy among Residential Funding Company, LLC, GMAC Mortgage, LLC, GMAC, LLC and Wells Fargo Bank, N.A.				Yes	Yes			Admitted Farley 10/16, p. 175
8		WELLS FARGO_002738- WELLS FARGO_002866		Amended and Restated First Priority Pledge and Security Agreement and Irrevocable Proxy among Residential Funding Company, LLC, GMAC Mortgage, LLC, GMAC, Inc. and Wells Fargo Bank, N.A. (Senior Debt Loan Agreement)				Yes	Yes			Admitted Farley 10/16, p. 175
9	12/30/2009	RCUCCJSN10144081- RCUCCJSN10144229		Amended and Restated Loan Agreement by and among Residential Funding Company, LLC, GMAC Mortgage, LLC, Residential Capital, LLC and GMAC Inc. (Line of Credit Agreement)				Yes	Yes			Admitted Farley 10/16, p. 175
10	5/14/2010	AFIJSN_0043084- AFIJSN_0043252		Second Amendment to the Amended and Restated Loan Agreement by and among Residential Funding Company, LLC, GMAC Mortgage LLC, Residential Capital, LLC and Ally Financial Inc.				Yes	Yes			Admitted Farley 10/16, p. 175
11	12/21/2011	RCUCCJSN10377429- RCUCCJSN10377534		Master Repurchase Agreement by and among BMMZ Holdings LLC, GMAC Mortgage, LLC, Residential Funding Company, LLC and Residential Capital, LLC,				Yes	Yes			Admitted 10/22, p. 111
12	3/15/2011	EXAM00111687- EXAM00111947		Fourth Amended and Restated Indenture among GMAC Mortgage Servicer Advance Funding Company, Ltd, The Bank of New York Mellon, GMAC Mortgage, LLC, and Residential Funding LLC				Yes	Yes			Admitted 10/22, p. 111
13	11/1/2009	RC00028796-RC00028801		Amended and Restated Agreement for the Allocation of United States Federal Income Taxes			Н		Yes	Н		Admitted 10/22, p. 111; for limited purpose
14	7/1/2008	ALLY_0018237- ALLY_0018244		Schedule to the ISDA Master Agreement				Yes	Yes			Admitted 10/22, p. 111
15	7/1/2008	ALLY_0201210- ALLY_0201225		Amended and Restated Master Mortgage Loan Purchase and Sale Agreement Residential Mortgage Loans and Home Equity Loans/Lines of Credit between GMAC Bank and GMAC Mortgage, LLC				Yes	Yes			Admitted 10/22, p. 111
16		ALLY_0074221		Exhibit A to the Second Amendment to Senior Loan Agreement Schedule 7.01(t) Bilateral Facilities				Yes	Yes			Admitted Farley 10/16, p. 175
17	2/17/2012	RCUCCJSN11297525- RCUCCJSN11297538		Letter of Intent from Lance West of Centerbridge Partners, L.P. to Centerview Partners LLC				Yes	Yes			Admitted 10/22, p. 111
18	2/28/2012	RCUCCJSN11297539- RCUCCJSN11297545		Letter of Intent from Lance West of Centerbridge Partners, L.P. to Centerview Partners LLC				Yes	Yes			Admitted 10/22, p. 111

					Objections an	d Information Relat	ing to Phase II		Objections	s and Information Re	lating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	<u>Admitted</u>
19		RCUCCJSN11280685- RCUCCJSN11280788		Asset Purchase Agreement between Ocwen Loan Servicing, LLC and Residential Capital, LLC et al.				Yes	Yes			Admitted Marano 10/15, p. 141; Puntus 10/16, p. 23
	11/2/2012	RCUCCJSN11280960-						Yes	Yes			Admitted Marano
20	11/2/2012	RCUCCJSN11281164		Schedules to the Ocwen Asset Purchase Agreement								10/15, p. 141
21		RCUCCJSN11332855- RCUCCJSN11333030		Amendment No. 1 to Ocwen Asset Purchase Agreement				Yes	Yes			Admitted 10/22, p. 111
22		RCUCCJSN11148681- RCUCCJSN11148689		Amendment No. 2 to Ocwen Asset Purchase Agreement				Yes	Yes			Admitted 10/22, p. 111
23		RCUCCJSN00049394- RCUCCJSN00049401		Amendment No. 3 to Ocwen Asset Purchase Agreement				Yes	Yes			Admitted 10/22, p. 111
24		RCUCCJSN00049411- RCUCCJSN00049418		Amendment No. 4 to Ocwen Asset Purchase Agreement				Yes	Yes			Admitted 10/22, p. 111
25	2/20/2012	CCM00483239-CCM00483244		Ocwen Bid for Servicing Assets Submitted February 20, 2012				Yes	Yes			Admitted Puntus
26	2/15/2013	RCUCCJSN11138073- RCUCCJSN11138152		Subservicing Agreement Among GMAC Mortgage, LLC et al. and Ocwen Loan Servicing, LLC				Yes	Yes			10/16, p. 23 Admitted 10/22, p. 111
27	2/17/2012	RCUCCJSN11671038- RCUCCJSN11671039		Letter of Intent from Wesley Edens of Fortress Investment Group to Ally Bank re: Project Bounce				Yes	Yes			Admitted 10/22, p. 111
28	2/28/2012	RCUCCJSN11297557- RCUCCJSN11297563		Letter of Intent from Wesley Edens of Fortress Investment Group to Centerview Partners LLC re: Project Bounce				Yes	Yes			Admitted Puntus 10/16, p. 23
29	3.20,201	RCUCCJSN11291425- RCUCCJSN11291426		Berkshire Bid for Held-for-Sale Loan Portfolio (Mini Auction)				Yes	Yes			Admitted 10/22, p.
30	6/28/2012	RCUCCJSN11657234- RCUCCJSN11657289		Asset Purchase Agreement between Berkshire Hathaway Inc. and Residential Capital, LLC et al.				Yes	Yes			Admitted 10/22, p. 111
31	11/2/2012	RCUCCJSN11333455- RCUCCJSN11333513		Amended and Restated Asset Purchase Agreement between Berkshire Hathaway Inc. and Residential Capital, LLC et al.				Yes	Yes			Admitted 10/22, p. 111
32		ALIX 006258		Walter Purchase Price Summary			F, H		Yes	Н		Admitted 10/22, p. 111; for limited purpose
33	5/13/2012	ALIX 006259-ALIX 006375		Asset Purchase Agreement between Nationstar Mortgage LLC and Residential Capital, LLC et al.				Yes	Yes			Admitted 10/22, p. 111
34	6/28/2012	RCUCCJSN11657130- RCUCCJSN11657231		Amended and Restated Asset Purchase Agreement between Nationstar Mortgage LLC and Residential Capital, LLC				Yes	Yes			Admitted 10/22, p. 111
35	5/13/2012	RCUCCJSN10713962- RCUCCJSN10714205		Schedules to the Asset Purchase Agreement Between Nationstar Mortgage LLC and Residential Capital, LLC				Yes	Yes			Admitted 10/22, p. 111
36	3/13/2012	ALIX 006252-ALIX 006257		Final Ocwen True-up Purchase Price Calculation Schedules				Yes	Yes			Admitted 10/22, p. 111
43	7/31/2012	Docket No. 945		Revised Joint Omnibus Scheduling Order and Provisions for Other Relief Regarding (I) Debtor's Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of RMBS Trust Settlement Agreements and (II) the RMBS Trustees' Limited Objection to the Sale Motion				Yes	Yes			Admitted Marano 10/15, p. 141
44	6/28/2012	RCUCCJSN11281360- RCUCCJSN11281381; Docket No. 538		Order Under 11 U.S.C. §§ 105, 363(b) and 365 (I) Authorizing and Approving Sale Procedures, Including Payment of Break-Up Fees; (II) Scheduling Bid Deadline, Auction (if Necessary) and Sale Hearing; (III) Establishing Assumption and Assignment Procedures, Including Procedures for Fixing Cure Amounts; and (IV) Establishing Notice Procedures and Approving Forms of Notice				Yes	Yes			Admitted Marano 10/15, p. 141

					Objections an	d Information Relat	ing to Phase II		Objections	s and Information Re	lating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	·	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	Admitted
45		Docket No. 2246		Order Under 11 U.S.C. §§ 105, 363, and 365 and Fed. Bankr. P. 2002, 6004, 6006, and 9014 (I) Approving (A) Sale of Debtors' Assets Pursuant to Asset Purchase Agreement with Ocwen Loan Servicing, LLC; (B) Sale of Purchased Assets Free and Clear of Liens, Claims, Encumbrances, and Other Interests; (C) Assumption and Assignment of Certain Executory Contracts and Unexpired Leases Thereto; (D) Related Agreements; and (II) Granting Related Relief				Yes	Yes			Admitted Marano 10/15, p. 141; Puntus 10/16, p. 23
	11/19/2012											
46	11/21/2012	Docket No. 2247		Order Under 11 U.S.C. §§ 105, 363, and 365 and Fed. R. Bankr. P. 2002, 6004, 6006, and 9014 (I) Approving (A) Sale of Debtors' Assets Pursuant to Asset Purchase Agreement with Berkshire Hathaway, Inc.; (B) Sale of Purchased Assets Free and Clear of Liens, Claims, Encumbrances, and Other Interests; and (C) Related Agreements; and (II) Granting Related Relief				Yes	Yes			Admitted Marano 10/15, p. 141; Puntus 10/16, p. 23
47	10/19/2012	WALTER000293- WALTER000301		Joint Bidding Agreement between Ocwen Loan Servicing, LLC and Walter Investment Management Corporation				Yes	Yes			Admitted 10/22, p. 111
48	10/19/2012	RCUCCJSN30007303- RCUCCJSN30007533						Yes	Yes			Admitted Marano 10/15, p. 141; Puntus 10/16, p. 23
49	10/19/2012	RCUCCJSN30007842- RCUCCJSN30007854		Ocwen Bid Proposal and cover email  Centerview: Discussion Materials for October 22, 2012 Board Meeting and cover email			Н		Yes	Н		Admitted Marano 10/15, p. 141; Puntus 10/16, p. 23; for limited purpose
50	2/24/2012	RCUCCJSN20032666- RCUCCJSN20032678		Centerview Presentation: ResCap Materials for Discussion			R		Yes	Н		Admitted 10/22, p. 111; for limited purpose
51	2/29/2012	RCUCCJSN11321052- RCUCCJSN11321053; RCUCCJSN11600105- RCUCCJSN11600123		Centerview Presentation: ResCap Materials for Discussion					Yes	Н		Admitted 10/22, p. 111; for limited purpose
52	5/4/2012	RC40020568-RC40020574		Centerview Partners Material for Discussion			Н		Yes	Н		Admitted 10/22, p. 111; for limited purpose
53	1/31/2013	WALTER038309- WALTER038311		Walter Bill of Sale				Yes	Yes			Admitted Marano 10/15, p. 141
54	6/27/2013	RCUCCJSN11958286- RCUCCJSN11958289		Ocwen Bill of Sale				Yes	Yes			Admitted Marano 10/15, p. 141
55	11/12/2012	Docket No. 2141		Declaration of Ronald M. Faris of Ocwen Loan Servicing, LLC in Support of Debtors' Sale Motion				Yes	Yes			Admitted 10/22, p. 111
56	10/23/2012			Auction Proceedings Transcript				Yes	Yes			Admitted Puntus 10/16, p. 23; Levine 10/22 p. 109
57	10/24/2012			Auction Proceedings Transcript				Yes	Yes			Admitted Puntus 10/16, p. 23
58	10/25/2012			Auction Proceedings Transcript				Yes	Yes			Admitted Puntus 10/16, p. 23
59	1/31/2013	RCUCCJSN11154065- RCUCCJSN11154065.14		Agreement for Partial Assignment and Assumption under the Asset Purchase Agreement					Yes	Н		Admitted 10/22, p. 111; for limited purpose

					Objections an	d Information Relat	ing to Phase II		Objections	s and Information Re	lating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	Admitted
60		Docket No. 2642		Notice of Filing of Form of Mortgage Loan Purchase and Interim Servicing Agreement and Amended Exhibits to Debtors' Motion Pursuant to 11 U.S.C. §§ 105, 363(b), (f) and (m) and Fed. R. Bankr. P. 2002, 6004 and 9007 for Orders: (A)(I) Authorizing and Approving Sale Procedures; (II) Scheduling Bid Deadline and Sale Hearing; (III) Approving Form and Manner of Notice Thereof; and (IV) Granting Related Relief and (B)(I) Authorizing the Sale of Certain FHA Loans Free and Clear of Liens, Claims, Encumbrances and Other Interests; (II) Authorizing and Approving Mortgage Loan Purchase and Interim Servicing Agreement; and (III) Granting Related Relief					Yes	Н		Admitted 10/22, p. 111; for limited purpose
61	5/14/2012	Docket No. 61		Motion to Sell Free and Clear of Liens / Debtors' Motion Pursuant to 11 U.S.C. §8 105, 363(b), (f), and (m), 365 and 1123, and Fed. R. Bankr. P. 2002, 6004, 6006, and 9014 For Order: (A)(I) Authorizing and Approving Sale Procedures, Including Break-Up Fee and Expense Reimbursement; (II) Scheduling Bid Deadline and Sale Hearing; (III) Approving Form and Manner of Notice Thereof; and (IV) Granting Related Relief and (B)(I) Authorizing the Sale of Certain Assets Free and Clear of Liens, Claims, Encumbrances, and Other Interests; (II) Authorizing and Approving Asset Purchase Agreements Thereto; (III) Approving the Assumption and Assignment of Certain Executory Contracts and Unexpired Leases Related Thereto; and (IV) Granting Related Relief					Yes	Н		Admitted Marano 10/15, p. 141; Puntus 10/16, p. 23; for limited purpose
62	6/19/2012			Transcript of hearing			Н		Yes	Н		Admitted 10/22, p. 111; for limited purpose
63	2/6/2008	RC00017398-RC00017422		Minutes of the Meeting of the Special Committee of the Independent Directors of the Board of ResCap			Н		Yes	Н		Admitted 10/22, p. 111; for limited purpose
64	4/20/2008	RC00018090-RC00018170		Minutes of Special Meeting of the Board of Directors of ResCap			Н		Yes	Н		Admitted 10/22, p. 111; for limited purpose
65	5/13/2012	RC_FGIC9019_00034884- RC_FGIC9019_00034886		Minutes of Meeting of ResCap Board of Directors			Н		Yes	н		Admitted Marano 10/15, p. 141; for limited purpose
66	10/22/2012	RCUCCJSN30046700- RCUCCJSN30046703		Minutes of ResCap Board Meeting			Н		Yes	Н		Admitted Marano 10/15, p. 141; Puntus 10/16, p. 23; for limited purpose
67	2/14/2013	RCUCCJSN30046930- RCUCCJSN30046932		Board Minutes			Н		Yes	Н		Admitted 10/22, p. 111; for limited purpose
68	4/26/2013	RCUCCJSN30047024- RCUCCJSN30047025		Board Minutes			Н		Yes	Н		Admitted 10/22, p. 111; for limited purpose
69	5/11/2013	RCUCCJSN30046970- RCUCCJSN30046994		Board Minutes			Н		Yes	н		Admitted 10/22, p. 111; for limited purpose
70	5/22/2013	RC_FGIC9019_00034899- RC_FGIC9019_00034906		Board Minutes			Н		Yes	Н		Admitted 10/22, p. 111; for limited purpose
74	6/30/2010	EXAM00113271- EXAM00113352		Amended and Restated Loan and Security Agreement by and among GMAC Mortgage, LLC, Residential Capital, LLC, and Citibank, N.A.				Yes	Yes			Admitted 10/22, p. 111
75	9/10/2007	GOLDIN00044759- GOLDIN00044827		Mortgage, LLC, Residential Capital, LLC, and Cittoank, N.A.  Loan and Security Agreement by and among GMAC Mortgage, LLC, Residential  Capital, LLC, and Citibank, N.A.				Yes	Yes			Admitted 10/22, p. 111

					Objections an	d Information Relati	ing to Phase II		Objections	s and Information Re	elating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	Admitted
76	6/25/2012	Docket No. 491		Final Order Under Sections 105, 361, 362, 363, and 364 of the Bankruptcy Code and Bankruptcy Rules 2002, 4001, 6004, and 9014 (I) Authorizing the Debtors to Obtain Postpetition Financing on a Secured, Superpriority Basis, (II) Authorizing the Use of Cash Collateral, and (III) Granting Adequate Protection to Adequate Protection Parties				Yes	Yes			Admitted Marano 10/15, p. 141; Puntus 10/16, p. 23
77	4/8/2013	Docket No. 3374		Debtors' Motion for Entry of an Order to Permit the Debtors to Continue Using Cash Collateral					Yes	Н		Admitted 10/22, p. 111; for limited purpose
78	2/15/2013	Docket No. 2927		Second Stipulation and Order Amending the AFI DIP and Cash Collateral Order				Yes	Yes			Admitted 10/22, p. 111
79	3/18/2013	Docket No. 3230		Third Stipulation and Order Amending the AFI DIP and Cash Collateral Order				Yes	Yes			Admitted 10/22, p. 111
80	4/17/2013	Docket No. 3458		Fourth Stipulation and Order Amending the AFI DIP and Cash Collateral Order				Yes	Yes			Admitted 10/22, p. 111
81	4/26/2013	Docket No. 3534		Fifth Stipulation and Order Amending the AFI DIP and Cash Collateral Order				Yes	Yes			Admitted 10/22, p. 111
82	5/14/2013	Docket No. 3720		Sixth Stipulation and Order Amending the AFI DIP and Cash Collateral Order				Yes	Yes			Admitted 10/22, p. 111
83	6/14/2013	Docket No. 3981  Docket No. 4115		Seventh Stipulation and Order Amending the AFI DIP and Cash Collateral Order  Eighth Stipulation and Order Amending the AFI DIP and Cash Collateral Order				Yes Yes	Yes Yes			Admitted 10/22, p. 111 Admitted 10/22, p.
84	6/28/2013											111
85	7/10/2013	Docket No. 4193		Stipulation and Order In Respect of the Debtors' Motion For Entry of an Order to Permit the Debtors' to Continue Using Cash Collateral				Yes	Yes			Admitted 10/22, p. 111
86	12/20/2012	Docket No. 2495		Stipulation and Order Amending the AFI DIP and Cash Collateral Order				Yes	Yes			Admitted 10/22, p. 111
87	4/8/2013	Docket No. 3375		Declaration of Marc D. Puntus in Support of Debtors' Motion for Entry of an Order to Permit the Debtors to Continue Using Cash Collateral			Н		Yes	Н		Admitted 10/22, p. 111; for limited purpose
88	5/14/2012	Docket No. 13		Motion to Approve Debtor in Possession Financing / Debtors Motion For Interim And Final Orders Pursuant To 11 U.S.C. §§ 105, 362, 363(b)(1), 363(f), 363(m), 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) And 364(e) And Bankruptey Rules 4001 And 6004 (I) Authorizing The Debtors To (A) Enter Into And Perform Under Receivables Purchase Agreements And Mortgage Loan Purchase And Contribution Agreements Relating To Initial Receivables And Mortgage Loans And Receivables Pooling Agreements Relating To Additional Receivables, And (B) Obtaining Postpetition Financing On A Secured, Superpriority Basis, (II) Scheduling A Final Hearing Pursuant To Bankruptcy Rules 4001(b) and 4001(c), And (III) Granting Related Relief filed by Lorenzo Marinuzzi on behalf of Residential Capital, LLC.			н		Yes	Н		Admitted Marano 10/15, p. 141; Puntus 10/16, p. 23; for limited purpose
89	5/15/2012	Docket No. 69		Interim Order, Signed on 5/15/2012 by Judge James M. Peck, Under Bankruptcy Code Sections 105(a), 345, 363, 364, And 503(b)(1) And Bankruptcy Rules 6003 And 6004 Authorizing (I) Continued Use Of Existing Cash Management Services And Practices, (II) Continued Use Of Existing Bank Accounts, Checks, And Business Forms, (III) Implementation Of Modified Cash Management Procedures (IV) Interim Waiver Of The Investment And Deposit Requirements Of Bankruptcy Code Section 345, (V) Debtors To Honor Specified Outstanding Prepetition Payment Obligations, (VI) Continuation Of Intercompany Transactions, Including Intercompany Transactions With Future Debtors, And Granting Administrative Expense Status To Intercompany Claims, And (VII) Scheduling A Final Hearing On The Relief Requested				Yes	Yes			Admitted 10/22, p. 111

					Objections an	d Information Relat	ing to Phase II		Objection	s and Information Rela	ting to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	Admitted
90	5/23/2013	Docket No. 3814-1		Notice of Debtors' Motion for an Order Under Bankruptcy Code Sections 105(A) and 363(B) Authorizing the Debtors to Enter Into and Perform Under a Plan Support Agreement With Ally Financial Inc., the Creditors' Committee, and Certain Consenting Claimants					Yes	Н		Admitted 10/22, p. 111; for limited purpose
105	5/14/2012	EXAM00126372- EXAM00126430		GMAC ResCap Draft DIP Projections (FTI Presentation to Stakeholders)					Yes	Н		Admitted Puntus 10/16, p. 23
107		RENZI00000002		Project Bounce Estimated Recovery on Unsold Collateral by Asset Class					Yes	EXP		Admitted Renzi 10/16 p. 170; for limited purpose
111		EXAM00176554- EXAM00176564		Historical and Current Waterfall Model			Н		Yes	Н		Admitted 10/22, p. 111; for limited purpose
113		ALIX 006544-ALIX 006552		Financial Reporting Data Dictionary CFDR Mart Table Definitions					Yes	Н		Admitted Farley 10/17, p. 38
116	5/31/2010	RCUCCJSN10353806- RCUCCJSN10353820_003		Letter from J. Young to Ally Financial, Inc. relating to Collateral Value Report, with attached report as of May 31, 2010					Yes	Н		Admitted Farley 10/17, p. 39
117	6/30/2010	RCUCCJSN10677818- RCUCCJSN10677834		Letter from J. Young to Ally Financial, Inc. relating to Collateral Value Report, with attached report as of June 30, 2010					Yes	Н		Admitted Farley 10/17, p. 39
118	5/31/2010	RCUCCJSN10353821- RCUCCJSN10353841		Letter from J. Young to Ally Financial, Inc. relating to Collateral Value Report, with attached report as of May 31, 2010					Yes	Н		Admitted Farley 10/17, p. 39
119	6/30/2010	RCUCCJSN10338320- RCUCCJSN10338340		Letter from C. Dondzila to Ally Financial, Inc. relating to Collateral Value Report with attached report as of June 30, 2010	,				Yes	Н		Admitted Farley 10/17, p. 39
120		RCUCCJSN00050528		DVD containing UCC-3 Financing Statement Amendments, Releases of Collateral, and Ordinary Course of Business Releases					Yes	T, H		Admitted 10/22, p. 114
122				Exhibit G to Committee Complaint (UCC-3 Termination Statements)					Yes	No objection per plaintiffs' representation that the document is being offered solely to demonstrate that such UCC-3s were filed and therefore allegedly have an "independent legal significance" and not for the truth of the matter(s) asserted therein		Admitted 10/22, p. 111; for limited purpose
123				Schedule 1 to the Committee Complaint: Released Bilateral Facilities (and backup)					Yes	Н		Admitted Landy 10/17, p. 114; for limited purpose
124				Schedule 2 to the Committee Complaint: Unencumbered Real Property (and backup)					Yes	Н		Admitted Landy 10/17, p. 114; for limited purpose
125				Schedule 3 to the Committee Complaint: Released Mortgage Loans (and backup)					Yes	Н		Admitted Landy 10/17, p. 114; for limited purpose
126				Schedule 5 to the Committee Complaint: Deposit Accounts (and backup)					Yes	Н		Admitted Landy 10/17, p. 114; for limited purpose

					Objections an	d Information Relat	ing to Phase II		Objections	s and Information Re	lating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	Admitted
127				Schedule 6 to the Committee Complaint: Preference Assets (and backup)					Yes	Н		Admitted Landy 10/17, p. 114; for limited purpose
128				Examples and Excerpts of Collateral Released, Ex. 5 to Debtors' Compl.					Yes	Н		Admitted 10/22, p. 113
129				Examples and Excerpts of Collateral Released, Ex. 6 to Debtors' Compl.					Yes	Н		Admitted 10/22, p. 113
130		Wells Fargo 30(b)(6) Deposition Exhibit 16 A-D		Series of Collateral Releases and UCC-3s Introduced as Exhibits 16A-D at the Wells Fargo 30(b)(6) Deposition					Yes	Н		Admitted Farley 10/16, p. 175
131		Wells Fargo 30(b)(6) Deposition Exhibit 17 A-B		Series of Collateral Releases and UCC-3s Introduced as Exhibits 17A-B at the Wells Fargo 30(b)(6) Deposition					Yes	Н		Admitted Farley 10/16, p. 175
132	7/16/2003	Docket No. 23		UCC Financing Statements Annexed as Exhibit 1 to the Declaration of Jamie A. Levitt in Support of the Debtors' and Official Committee of Unsecured Creditors' Motion to Dismiss Certain of the Defendant's Counterclaims				Yes	Yes			Admitted 10/22, p. 111
133	5/25/2010	ALLY_0070463- ALLY_0070622		UCC Financing Statement Amendment					Yes	No objection per plaintiffs' representation that the document is being offered solely to demonstrate that such UCC-3s were filed and therefore allegedly have an "independent legal significance" and not for the truth of the matter(s) asserted therein		Admitted Farley 10/16, p. 175
134	5/14/2010	ALLY_0070276- ALLY_0070462		Partial release of Collateral (Pledge of MSRs and Additional Assets Under LOC Loan Facility)					Yes	Н		Admitted Farley 10/16, p. 175
135	5/17/2010	ALLY_0070767- ALLY_0070875		Partial release of Collateral (Pledge of Repo Loans)				Yes	Yes			Admitted Landy 10/17, p. 114
136	5/17/2010	ALLY_0070876- ALLY_0070899		UCC Financing Statement Amendment Filed May 17, 2010					Yes	No objection per plaintiffs' representation that the document is being offered solely to demonstrate that such UCC-3s were filed and therefore allegedly have an "independent legal significance" and not for the truth of the matter(s) asserted therein		Admitted Landy 10/17, p. 114

					Objections an	d Information Relati	ing to Phase II		Objection	s and Information Rel	ating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	Admitted
137		ALIX 002060-ALIX 002629; Docket No. 6		Affidavit of James Whitlinger, Chief Financial Officer of Residential Capital, LLC, in Support of Chapter 11 Petitions and First Day Pleadings					Yes	Н		Admitted Marano 10/15, p. 141; Puntus 10/16, p. 23
	5/14/2012											for limited purpose
138	4/30/2013	RENZI00000001		Project Bounce Illustrative Waterfall Analysis Asset and Liability Input Preliminary Draft			Н		Yes	Н		Admitted Renzi 10/16, p. 170; for limited purpose
139		RCUCCJSN00030168		CFDR						H, BE, A	DX AEN	Admitted Farley 10/17, p. 33
154		RCUCCJSN00049269- RCUCCJSN00049270		Revolver and DIP Island Loan and Asset Tapes as of Petition Date					Yes	Н		Admitted Farley 10/17, p. 38
161	9/20/2012	RCUCCJSN11026679- RCUCCJSN11026680		Email exchange between L. Chase, P. Gordon, and D. Howard re: CFDR Process					Yes	Н		Admitted 10/22, p. 111; for limited purpose
162	7/20/2012	RCUCCJSN11026681- RCUCCJSN11026696		PRJ211581 Consolidated Financial Data Repository (CFDR) Reconciliation Process 2012					Yes	Н		Admitted Farley
163	8/12/2011	ALLY_0150091		Email from J. Whitlinger to J. Mackey attaching letter from T. Marano to M. Carpenter					Yes	Н		Admitted Marano 10/15, p. 141
164	8/12/2011	ALLY_0150092- ALLY_0150093		Letter from T. Marano to M. Carpenter					Yes	Н		Admitted Marano 10/15, p. 141; for limited purpose
165		WELLS FARGO_025279- WELLS FARGO_025400		Email from L. Shansky to R. Newman et al. re: Ally/ResCap/Wells FargoSale of Mortgage Loans with attachments					Yes	Н		Admitted 10/22, p 111; for limited purpose
167	5/7/2013	RCUCCJSN11316411- RCUCCJSN11316413		Email from R. Shrock to L. Nashelsky et al. re: 3rd Lien Terms. Privileged. Subject to FRE 408				Yes	Yes	H, R	DX LI	Admitted 10/22, p
168	4/4/2013	RCUCCJSN10981017- RCUCCJSN10981028		ResCap-Intercompany Transactions-DRAFT					Yes	Н		Admitted 10/22, p 111; for limited purpose
169	5/1/2012	AHG00004690 – AHG00004723		Restricted Presentation to the Ad Hoc Noteholder Group by Houlihan Lokey				Yes	Yes	H – Rule 805	DX LF	Admitted 10/22, p
170	4/1/2012	AHG00003730 – AHG00003753		Houlihan Lokey Discussion Materials – Financials Updated for 4Q 2011				Yes	Yes	H – Rule 805	DX LB	Admitted 10/22, p. 111
171		AHG00004022 – AHG00004074		Houlihan Lokey Discussion Materials – Financials Updated for 3Q 2011				Yes	Yes	H – Rule 805	DX ABQ	Admitted 10/22, p
172		Notes Trustee 00004135 – Notes Trustee 00004137		U.S. Bank Notice of Bankruptcy Filing and Event of Default					Yes	No objection per plaintiffs' representation that the document is being offered solely to show that it exists and therefore allegedly has an "independent legal significance" and not for the truth of the matter(s) asserted therein	DX MU	Admitted 10/22, p. 111; for limited purpose
	7/18/2012											

					Objections an	d Information Relat	ing to Phase II		Objections	and Information Re	lating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	<u>Admitted</u>
173	2/15/2012	Notes Trustee 00004138		U.S. Bank Notice to the Junior Secured Noteholders			Н		Yes	No objection per plaintiffs' representation that the document is being offered solely to show that it exists and therefore allegedly has an "independent legal significance" and not for the truth of the matter(s) asserted therein		Admitted 10/22, p. 111; for limited purpose
174	5/21/2013	Notes Trustee 00004117 – Notes Trustee 00004120		UMB Notice to the Junior Secured Noteholders of Significant Events				Yes	Yes			Admitted 10/22, p. 111
175	5/5/2008	AFIJSN_0120864- AFIJSN_0121002		Offering Memorandum for Exchange Offer					Yes	No objection per plaintiffs' representation that the document is being offered solely to show that it exists and therefore allegedly has an "independent legal significance" and not for the truth of the matter(s) asserted therein	DX BB	Admitted 10/22, p. 111; for limited purpose
181	5/14/2008	AFIJSN_0003313- AFIJSN_0003317		First Supplemental Offering Memorandum for Exchange Offer			Н		Yes	R; No hearsay objection per plaintiffs' representation that the document is being offered solely to show that it exists and therefore allegedly has an "independent legal significance" and not for the truth of the matter(s) asserted therein		Admitted 10/22, p. 111; for limited purpose

					Objections an	d Information Relat	ing to Phase II		Objections	and Information Re	lating to Phase I	
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182	5/29/2008	AFIJSN_0003318- AFIJSN_0003321		Second Supplemental Offering Memorandum for Exchange Offer			Н		Yes	R; No hearsay objection per plaintiffs' representation that the document is being offered solely to show that it exists and therefore allegedly has an "independent legal significance" and not for the truth of the matter(s) asserted therein		Admitted 10/22, p. 111; for limited purpose
184	6/6/2008	Notes Trustee 00003320-Notes Trustee 00003346		Closing Memorandum for Exchange Offer			Н		Yes	No objection per plaintiffs' representation that the document is being offered solely to show that it exists and therefore allegedly has an "independent legal significance" and not for the truth of the matter(s) asserted therein		Admitted 10/22, p. 111; for limited purpose
189	1/21/2013	RCUCCJSN30002701- RCUCCJSN30002703		PwC Work Papers, Residential Capital Corporation, Tax Gain on Debt Restructuring, Tax Year 2012				Yes	Yes			Admitted 10/22, p. 111
191		CCM00273477		Email from Lenard Tessler (Cerberus Partners) to Thomas Marano (Cerberus Partners), cc to James Young (ResCap), Subject: RE: RESCAP: There is a view that the bond exchange may have caused, dated September 10, 2008			Н		Yes	EXP	DX DW	Admitted 10/22, p. 111; for limited purpose
240	9/20/2013			Expert Report of Marc D. Puntus and exhibits thereto				Yes	Yes			Admitted Puntus 10/15, p. 235
241	9/20/2013			Expert Report of Marc E. Landy and exhibits thereto				Yes	Yes			Admitted Landy 10/17, p. 112
242	9/20/2013			Expert Report of Mark A Renzi and exhibits thereto			Н	Yes Yes	Yes Yes			A L. W. LE
243	9/20/2013			Expert Report of John D. Finnerty, Ph.D. and exhibits thereto				Yes	res			Admitted Finnerty 10/21, p. 10
244	9/20/2013			Expert Report of James Gadsden and exhibits thereto			Н	Yes	Yes			
245		ALIX 000001-ALIX 000979		Adversary Complaint for Declaratory Judgment, Avoidance of Liens, and Disallowance of Claims, dated February 28, 2013 (unredacted; with exhibits)					Yes	No objection per plaintiffs' representation that the document is being offered solely because it is "part of the record of the case (and not for the truth of the matters asserted)"	DX CR is an Exhibit to PX245	Admitted 10/22, p. 111; for limited purpose

					Objections an	d Information Relat	ing to Phase II		Objection	s and Information Re	lating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	<u>Admitted</u>
246		Docket No. 8		First Amended Complaint to Determine Extent of Liens and for Declaratory Judgment with its exhibits					Yes	No objection per plaintiffs' representation that the document is being offered solely because it is "part of the record of the case (and not for the truth of the matters		Admitted 10/22, p. 111; for limited purpose
	6/19/2013									asserted)"		
248	5/23/2013	Docket No. 28		Official Committee of Unsecured Creditor's Opposition to Defendant UMB Bank, N.A.'s Partial Motion to Dismiss Pursuant to FRCP 12(b)(6)					Yes	No objection per plaintiffs' representation that the document is being offered solely because it is "part of the record of the case (and not for the truth of the matters asserted)"		Admitted 10/22, p. 111; for limited purpose
	3/23/2013			Chart of Non-Obligor Debtors								Admitted 10/23, p.
248.2												208; for limited purpose
252	5/14/2012	ALIX 002528-ALIX 002599		Plan Support Agreement (Exhibit 10 to Whitlinger Affidavit)				Yes	Yes			Admitted 10/22, p. 111
253	6/6/2012			Objection of the RMBS Trustees to the Debtors' Post-Petition Filing Motions					Yes	Н		Admitted 10/22, p. 111; for limited purpose
254	3/26/2013	Docket No. 3317		Periodic Report Regarding Value, Operations, and Profitability of Entities in which the Debtors' Estates Hold a Substantial Controlling Interest					Yes	Н		Admitted 10/22, p. 111; for limited purpose
256	7/4/2013	ALIX 003329-ALIX 003992; Docket No. 4819		Debtor's Disclosure Statement and Amendments (with exhibits, including Plan and Hypothetical Liquidation Analysis, Recovery Analysis and Approval) [approved Aug. 21, 2013]					Yes	EXP (and Hearsay)		Admitted Renzi 10/16, p. 169; for limited purpose
355	2/17/2012	EXAM00069563- EXAM00069587		Letter from P. Eric Siegert of Houlihan Lokey to the Ad Hoc Group of Junior Secured Noteholders Relating to Houlihan Lokey's Engagement				Yes	Yes			Admitted 10/22, p. 111
356	5/6/2012	EXAM00069563- EXAM00069587		Email from R. Kielty to J. Lewis, et al. re: ResCap-Revised Restricted Materials- Confidential					Yes	H (to Centerview emails); no objection to admission of HL emails		Admitted 10/22, p. 111; for limited purpose
357	5/14/2012	AHG00003473-AHG00003475		Presentation prepared by Houlihan Lokey relating to Residential Capital LLC				Yes	Yes	H – Rule 805		Admitted 10/22, p. 111
358	5/14/2012	AHG00004638-AHG00004674		Email from R. Snellenbarger to R. Kielty, et al. re: ResCap-Revised Restricted Materials-Confidential and attached presentation				Yes	Yes	H (to Centerview emails); no objection to admission of HL emails		Admitted 10/22, p. 111
359	6/18/2012	publicly available		Citi Equities: Report on Nationstar Mortgage Holdings Inc.			Н		Yes	Н		Admitted 10/22, p. 111; for limited purpose

					Objections an	d Information Relati	ing to Phase II		Objection	s and Information Re	lating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	Admitted
360	10/4/2013			Rebuttal Expert Report of John D. Finnerty, Ph.D					Yes	EXP		Admitted Finnerty cross 10/21, p. 10
361	10/4/2013			Rebuttal Report of Marc D. Puntus					Yes	EXP		Admitted Puntus 10/15, p. 235
362	1/10/2013	Docket No. 2599		Statement of the United States of America Concerning Debtors' Motion for Orders Authorizing and Approving Sale Procedures and Authorizing the Sale of Certain FHA Loans					Yes	Н		Admitted Puntus 10/16, p. 23
363	6/11/2012	Docket No. 288		Limited Objection of Certain Trustees for Residential Mortgage Backed Securities Trusts to the Debtors' Postpetition Financing Motions			Н		Yes	Н		Admitted Puntus 10/16, p. 23; Levind cross 10/22, p. 109; for limited purpose
364	5/15/2012	Docket No. 82		"Amended" Interim Order Under Bankruptcy Code Sections 105(a), 345, 363, 364, and 503(b)(1) and Bankruptcy Rules 6003 and 6004 Authorizing (I) Continued Use of Existing Cash Management Services and Practices, (II) Continued Use of Existing Bank Accounts, Checks, and Business Forms, (IV) Interim Waiver of the Investment and Deposit Requirements of Bankruptcy Code Section 345, (V) Debtors to Honor Specified Outstanding Prepetition Payment Obligations, (VI) Continuation of Intercompany Transactions, Including Intercompany Transactions with Future Debtors, Granting Administrative Expense Status to Intercompany Claims, and Scheduling a Final Hearing on the Relief Requested				Yes	Yes			Admitted Marano 10/15, p. 141; Puntus 10/16, p. 23
366	2/22/2012	RC00003293-RC00003294		Letter from S.Greene to Fortress Investment Group LLC re: Bid Clarification					Yes	T, H		Admitted Puntus 10/16, p. 25
369		EXAM00069563- EXAM00069587		Letter from P. Eric Siegert to Members of the Ad Hoc Group of Junior Secured Noteholders								Admitted Siegert cross 10/23, p. 201
388	1/31/2013	Docket No. 2769		Stipulation and Order for the Assumption and Assignment of Certain Agreement of Fannie Mae Pursuant to Section 365 of the Bankruptcy Code and Related Relief								Admitted Levine cross 10/22, p. 109; for limited purpose
407	5/9/2012	RCUCCJSN11316302- RCUCCJSN11316304.047		Email from T. Goren to J. Ruhlin, et al., att Draft Postpetition Financing Order								Admitted Siegert cross 10/23, p. 201
408		AHG000001463- AHG000001466		Email from G. Uzzi to L. Nashelsky., et al, att Draft Settlement Proposal								Admitted Siegert 10/23, p. 201
411	3/20/2013	RCUCCJSN11151922- RCUCCJSN11151956		UCC Estate Management Plan Update								Admitted Fazio cross 10/22, p. 240
432	5/14/2012	Docket No. 6-8		Term Sheet for Proposed Joint Chapter 11 Plan of Reorganization								Admitted Siegert cross 10/23, p. 201
500	6/6/2008	AFIJSN_0005280- AFIJSN_0005342		8.5% Senior Secured Guaranteed Notes due 2010, Nos. A-1, A-2, A-3 and A-4	Yes	Yes						
501	3/1/2008	ALLY_0018074- ALLY_0018083		Schedule to the ISDA Master Agreement (amending and superceding Schedule dated as of May 1, 2007)	Yes	Yes						
502	7/1/2008	ALLY_0018237- ALLY_0018244		Schedule to the ISDA Master Agreement (amending and superceding Schedule dated as of May 1, 2007)	Yes	Yes						
503	12/15/2001	ALLY_0018253- ALLY_0018274		Master Mortgage Loan Purchase and Sale Agreement: Residential Mortgage Loans and Home Equity Loans/Lines of Credit, between GMAC Bank and GMAC Mortgage LLC	Yes	Yes						
504	10/1/2004	ALLY_0041583- ALLY_0041600		ISDA Master Agreement between GMAC Mortgage Corporation and GMAC Bank	Yes	Yes						
505	Removed	Removed		Removed		Yes						

				Objections an	d Information Relati	ing to Phase II		Objections	and Information Re	lating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No. Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	<u>Admitted</u>
506	5/20/2009	ALLY_0057715- ALLY_0057719	UCC Financing Statement Amendment Releasing Certain Collateral, Amendment # 2009 1611497	Yes	Yes						
507	5/20/2009	ALLY_0057728- ALLY_0057731	UCC Financing Statement Amendment Releasing Certain Collateral, Amendment # 2009 1611562	Yes	Yes						
508	12/30/2009	ALLY_0071285- ALLY_0071331	Amended and Restated Pledge and Security Agreement and Irrevocable Proxy, among RFC Asset Holdings II, LLC; Passive Asset Transactions, LLC; Residential Capital, LLC; Residential Funding Company, LLC; GMAC Mortgage, LLC; Equity Investment, LLC; GMAC Investment Management LLC; and GMAC Inc.	Yes	Yes						
509	10/5/2009	ALLY_0115241- ALLY_0115243	Minutes of a Special Meeting of the Board of GMAC Inc.		Yes	Н					
510	6/24/2005	ALLY_0140795- ALLY_0140808	2005 Operating Agreement	Yes	Yes						
511	12/9/2008	ALLY_0178787- ALLY_0178791	Agreement for the Allocation of Income Taxes	Yes	Yes						
512	7/12/2010	ALLY_0207447	Email from J. Young to T. Marano and S. Abreu re ResCap Tax Attributes		Yes	Н					
513	5/12/2006	ALLY_0401600- ALLY_0401603	Memo from D. Marple to E. Schenk		Yes	Н					
514	10/15/2010	ALLY_0424657- ALLY_0424658	Email from W. Marx to J. Mackey and J. Aretakis re High Priority-Tax Allocation Large Payment Possibly due ResCap October 30		Yes						
515	10/18/2010	ALLY_0424659	Email from W. Marx to J. Young and T. Hamzehpour re ResCap Tax Allocation Agreement	Yes	Yes						
516	12/21/2010	ALLY_0424667- ALLY_0424669	Young Interview Ex. Email from W. Marx to J. Aretakis and J. Frucci re ResCap Tax Allocation Agreement	Yes	Yes						
517	1/28/2009	ALLY_PEO_0093197- ALLY_PEO_0093261	BPL For Financial Institutions Policy		Yes	R					
518	12/15/2011	ALLY_PEO_0093898- ALLY_PEO_0093928	Allied World Assurance: Side 'A' Directors & Officers Excess and Lead Difference-In-Conditions Insurance Policy No. C012138/004		Yes	R					
519	12/15/2011	ALLY_PEO_0093929- ALLY_PEO_0093937	Allied World Assurance: Apex Policy No. C006451/006		Yes	R					
520	12/15/2011	ALLY_PEO_0093938- ALLY_PEO_0093968	Chartis: Executive Liability Value Proposition and Excess Insurance Policy No. 01-420-29-34		Yes	R					
521	12/15/2011	ALLY_PEO_0093969- ALLY_PEO_0093975	Axis Insurance Company: Excess Policy No. MNN 756715/01/2011		Yes	R					
522	12/15/2011	ALLY_PEO_0093976- ALLY_PEO_0093988	Chartis Excess Limited: Excess Financial Lines Insurance Policy No. 28330162		Yes	R					
523	12/15/2011	ALLY_PEO_0093989- ALLY_PEO_0093998	Chartis Excess Limited: Excess Financial Lines Insurance Policy No. 28330161		Yes	R					
524	12/15/2011	ALLY_PEO_0093999- ALLY_PEO_0094062	Chubb: Fiduciary Liability Policy No. 8207-6453		Yes	R					
525	12/15/2011	ALLY_PEO_0094063- ALLY_PEO_0094146	Chubb: DFI Primary Professional Liability Policy No. 8207-6455		Yes	R					
526	12/15/2011	ALLY_PEO_0094147- ALLY_PEO_0094165	Everest National Insurance: Excess Liability Policy No. FL5EA00002-111		Yes	R					
527	12/15/2011	ALLY_PEO_0094166- ALLY_PEO_0094189	The Hartford: Universal Excess Simplified Policy No. 00 DA 0272515-11		Yes	R					
528	12/15/2011	ALLY_PEO_0094190- ALLY_PEO_0094198	Ironshore Indemnity: Excess Liability Insurance Policy No. 000050103		Yes	R					
529	12/15/2011	ALLY_PEO_0094199- ALLY_PEO_0094204	Iron-Starr Excess Agency: Excess Follow Form Liability Policy No. ISF0000783		Yes	R					
530	12/15/2011	ALLY_PEO_0094205- ALLY_PEO_0094219	CNA: Excess Insurance Policy No. 287384587		Yes	R					

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531	12/15/2011	ALLY_PEO_0094220- ALLY_PEO_0094233		Torus US Intermediaries: State National Insurance Company Excess Side A Directors & Officers Liability Insurance Policy No. TVS 45259A111ASP		Yes	R					
532	12/15/2011	ALLY_PEO_0094234- ALLY_PEO_0094252		Travelers: Excess Policy No. EC09004443		Yes	R					
533	12/15/2011	ALLY_PEO_0094253- ALLY_PEO_0094273		Zigex: Financial Institutions Excess Insurance Policy No. DOC-6726360-01		Yes	R					
534	12/15/2011	ALLY_PEO_0094274- ALLY_PEO_0094293		Liberty International Underwriters: Management Liability and Professional Liability Follow Form Excess Policy No. 204183-211		Yes	R					
535	12/15/2011	ALLY_PEO_0094294- ALLY_PEO_0094304		RSUI: Excess Liability Policy No. HS644283		Yes	R					
536	12/15/2011	ALLY_PEO_0094305- ALLY_PEO_0094325		Starr Indemnity & Liability: Excess Insurance Following Form Policy No. SISIXFL21011711		Yes	R					
537	12/15/2011	ALLY_PEO_0094326- ALLY_PEO_0094346		Ace USA: Excess Directors & Officers and Fiduciary Liability Policy No. DOX G23651257 006		Yes	R					
538	12/15/2011	ALLY_PEO_0094347- ALLY_PEO_0094357		Arch Insurance: Essential Excess Policy No. DOX0019002-005		Yes	R					
539	12/15/2011	ALLY_PEO_0094358- ALLY_PEO_0094371		Alterra: Excess Liability Insurance Policy No. 73567-4741-PLFF-2011		Yes	R					
540	12/15/2011	ALLY_PEO_0094372- ALLY_PEO_0094389		Alterra: Excess Liability Insurance Policy No. 73672-4743-PLFF-2011		Yes	R					
541	3/15/2013	ALLY_PEO_0094390- ALLY_PEO_0094393		Ally's 2011-2013 Management Liability Insurance Coverages		Yes	R					
542	8/21/2012	ALLY_PEO_0094394- ALLY_PEO_0094410		Ally Financial Annual Corporate Insurance Review with Board of Directors		Yes	H, R					
543	12/15/2011	ALLY_PEO_0094411- ALLY_PEO_0094420		U.S. Specialty Insurance: Excess Indemnity Policy No. 24-MGU-11-A25533		Yes	R					
544	12/15/2011	ALLY_PEO_0094421- ALLY_PEO_0094433		U.S. Specialty Insurance: Excess Indemnity Policy No. 24-MGU-11-A25534		Yes	R					
545		ALLY_PEO_0094434- ALLY_PEO_0094434		2012 Ally Securities Transactions Spreadsheet		Yes	F, R					
546		ALLY_PEO_0094435- ALLY_PEO_0094435		Loan Level Information Spreadsheet		Yes	F, R					
547		ALLY_PEO_0094448- ALLY_PEO_0094471		Correspondence with insurers regarding Allstate PLS Litigation		Yes	H, R					
548		ALLY_PEO_0094472- ALLY_PEO_0094497		Correspondence with insurance regarding Cambridge Place PLS Litigation		Yes	H, R					
549		ALLY_PEO_0094498- ALLY_PEO_0094576		Correspondence with insurance regarding FHFA PLS Litigation		Yes	H, R					
550		ALLY_PEO_0094577- ALLY_PEO_0094593		Correspondence with insurers regarding FHLB of Chicago PLS Litigation		Yes	H, R					
551		ALLY_PEO_0094594- ALLY_PEO_0094612		Correspondence with insurers regarding FHLB of Boston PLS Litigation		Yes	H, R					
552		ALLY_PEO_0094613- ALLY_PEO_0094622		Correspondence with insurers regarding Huntington Bancshares PLS Litigation		Yes	H, R					
553		ALLY_PEO_0094623- ALLY_PEO_0094669		Correspondence with insurers regarding Mass Mutual PLS Litigation		Yes	H, R					
554		ALLY_PEO_0094670- ALLY_PEO_0094724		Correspondence with insurers regarding NCUA PLS Litigation		Yes	H, R					
555		ALLY_PEO_0094725- ALLY_PEO_0094734		Correspondence with insurers regarding NCUA PLS Litigation		Yes	H, R					
556		ALLY_PEO_0094735- ALLY_PEO_0094787		Correspondence with insurers regarding NJ Carpenters PLS Litigation		Yes	H, R					

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557		ALLY_PEO_0094788- ALLY_PEO_0094801	Correspondence with insurers regarding Stichting P	PLS Litigation	Yes	H, R					
558		ALLY_PEO_0094802- ALLY_PEO_0094821	Correspondence with insurers regarding Thrivent F	Financial PLS Litigation	Yes	H, R					
559		ALLY_PEO_0094822- ALLY_PEO_0094883	Correspondence with insurers regarding Union Cen	ntral PLS Litigation	Yes	H, R					
560		ALLY_PEO_0094884- ALLY_PEO_0094900	Correspondence with insurers regarding West Virgi	inia Investment PLS Litigation	Yes	H, R					
561		ALLY_PEO_0094901- ALLY_PEO_0094958	Correspondence with insurers regarding Western &	z Southern PLS Litigation	Yes	H, R					
562		ALLY_PEO_0094959- ALLY_PEO_0094981	Correspondence with insurers regarding CBNV Cor	ommunications	Yes	H, R					
563		ALLY_PEO_0094982- ALLY_PEO_0095054	Correspondence with insurers regarding Mitchell C	Communications	Yes	H, R					
564		ALLY_PEO_0095055- ALLY_PEO_0095119	Correspondence with insurers regarding Mitchell C	Communications	Yes	H, R					
565		ALLY_PEO_0095120- ALLY_PEO_0095130	Correspondence with insurers regarding FGIC Repr	resentation & Warranty Claims	Yes	H, R					
566		ALLY_PEO_0095131- ALLY_PEO_0095138	Correspondence with insurers regarding FGIC Repi		Yes	H, R					
567		ALLY_PEO_0095139- ALLY_PEO_0095147	Correspondence with insurers regarding FGIC Repi	·	Yes	H, R					
568		ALLY_PEO_0095148- ALLY_PEO_0095171	Correspondence with insurers regarding FGIC Repi	·	Yes	H, R					
569		ALLY_PEO_0095172- ALLY_PEO_0095211	Correspondence with insurers regarding MBIA Rep Claims		Yes	H, R					
570		ALLY_PEO_0095212- ALLY_PEO_0095215	Correspondence with insurers regarding Weaver-Si	immons	Yes	H, R					
571	9/13/2011	ALLY_PEO_0095216- ALLY_PEO_0095218	Chubb Specialty Insurance: DFI Primary Profession 6455 Endorsement No. 38		Yes	R					
572	7/10/2012	DK 0000005	Email from C. Bastable of Davidson Kempner to hi	imself re intercompany	Yes	F, H					
573	5/20/2009	Docket No. 8-7; ALLY_0057715 – ALLY_0057719, ALLY_0057728 – ALLY_0057731, ALLY_0057631 – ALLY_0057704	UCC Financing Statement Amendments for Reside and GMAC Mortgage, LLC & Partial Release of Co		Yes						
574	7/1/2008	EXAM00000111- EXAM00000126	Master Mortgage Loan Purchase and Sale Agreeme Loans and Home Equity Loans/Lines of Credit, bet GMAC Mortgage LLC		Yes						
575	6/1/2009	EXAM00107022- EXAM00107029	Intercompany Advance Agreement, between Reside borrower, and RAHI, as lender ("RAHI Intercompa		Yes						
576	6/30/2006	EXAM00107030- EXAM00107035	Amended and Restated Intercompany Advance Agr Homecomings, as borrower, and RFC, as lender	reement, between Yes	Yes						
577	1/1/2006	EXAM00107037- EXAM00107041	ResCap Restated Loan Agreement, dated January 1 lender, and GMAC Residential Holding Corp. ("GM Mortgage, and RFC, as borrowers (the "ResCap Re	MAC Residential"), GMAC	Yes						

					Objections an	d Information Relati	ing to Phase II		Objections	and Information Re	lating to Phase I	
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					Yes	Yes						
578				Intercompany Advance Agreement (Passive Asset Transactions, LLC), dated June								
376		EXAM00107300-		1, 2009, between ResCap, as borrower, and Passive Asset Transactions, LLC								
	6/1/2009	EXAM00107307		("PATI"), as lender ("PATI Intercompany Advance Agreement")								
579		EXAM00110299-			Yes	Yes						
377	2/16/2011	EXAM00110300		Joinder Agreement among AFI, ETS, RFC and GMAC Mortgage								
						Yes	R					
580		EXAM00111595-		GSAP Facility Agreement ( the nonrecourse servicing advance facility under								
		EXAM00111621		which the Debtors funded advances for specified PLS Trusts prepetition)		***						
581		EXAM00111670-		CSARE TO A		Yes	R					
381		EXAM00111670- EXAM00111677		GSAP Facility Agreement ( the nonrecourse servicing advance facility under which the Debtors funded advances for specified PLS Trusts prepetition)								
		EXAMOUTTO//		which the Deotors funded advances for specified FLS Trusts prepetition)		Yes	R					
582		EXAM00111678-		GSAP Facility Agreement ( the nonrecourse servicing advance facility under		168	K					
362		EXAM00111676-		which the Debtors funded advances for specified PLS Trusts prepetition)								
		2.1.1.100111000		mien die Beetels fanded da tanees for speemed i Els Trasis propedition)		Yes	R					
583		EXAM00111687-		GSAP Facility Agreement ( the nonrecourse servicing advance facility under								
		EXAM00111947		which the Debtors funded advances for specified PLS Trusts prepetition)								
						Yes	R					
584		EXAM00112169-		GSAP Facility Agreement ( the nonrecourse servicing advance facility under								
		EXAM00112179		which the Debtors funded advances for specified PLS Trusts prepetition)								
585		EXAM00123277-		Residential Funding Company, LLC's Consolidated Financial Statements for the	Yes	Yes						
383	12/31/2010	EXAM00123336	Westman 27	Years Ended December 31, 2010 and 2009								
586		EXAM00124578-		GMAC Mortgage, LLC's Consolidated Financial Statements for the Years Ended	Yes	Yes						
360		EXAM00124669		December 31, 2009 and 2008								
587		EXAM00124670-		Residential Funding Company, LLC's Consolidated Financial Statements for the	Yes	Yes						
	12/31/2009	EXAM00124749		Years Ended December 31, 2009 and 2008								
					Yes	Yes						
588	8/18/2009	EXAM00124750-		Residential Capital, LLC's 10-K/A for the period ending December 21, 2008, filed								
	8/18/2009	EXAM00124987 EXAM00295603-		with the S.E.C. on August 18, 2009, and signed on August 25, 2009  Amended and Restated Operating Agreement, by and between General Motors	Yes	Yes						
589	11/27/2006	EXAM00295605- EXAM00295614		Corporation, GMAC LLC and ResCap	res	i es						
	11/2//2000	EXAM00295633-		Amended and Restated Limited Liability Company Agreement of Residential		Yes	R					
590	3/31/2008	EXAM00295652		Capital, LLC		168	K					
	3/31/2000	EXAM00345894-		Cupinii, 220	Yes	Yes						
591	4/4/2013	EXAM00345905		Presentation: ResCap – Intercompany Transactions	103	100						
		EXAM10277434-		The state of the s		Yes	H, R					
592	8/27/2008	EXAM10277446		Residential Capital, LLC Delegation of Authority			,					
502		EXAM10362088-			Yes	Yes						
593	3/26/2010	EXAM10362154		Email from B. Westman with attachments				<u> </u>				
594		EXAM10362091-			Yes	Yes						
374	11/12/2009	EXAM10362095		RFC Written Consent in Lieu of Meeting of Board of Directors								
595		EXAM10362096-			Yes	Yes						
2,55	12/10/2009	EXAM10362099		GMAC Mortgage Written Consent in Lieu of Meeting of Board of Directors			_	ļ				
596	4/20/2002	EXAM11248642-		W 1 W 1		Yes	Н	1				
	4/20/2006	EXAM11248647	-	Marple Memorandum			и. с					
597	4/2/2006	EXAM11265206- EXAM11265211		E-mail from D. Appelgate to S. Khattri		Yes	H, C					
	4/2/2000	EXAM11265211 EXAM11740350-	+	E-man from D. Appeigate to S. Knattri		Yes	H, C	-				
598	3/2/2006	EXAM11740350- EXAM11740351		E-mail from D. Appelgate to R. Hall		i es	п, С	1				
	31 21 2000	EXAM11740331 EXAM12005261-	+	Written Consent of the Executive Committee of the Board of Directors of		Yes	Н	<del>                                     </del>				
599	10/29/2009	EXAM12005261- EXAM12005262		Residential Capital, LLC		1 05	11	1				
		EXAM12005521-	1	Residential Funding Company, LLC's Consolidated Financial Statements for the	Yes	Yes		<u> </u>				
600		EXAM12005601		Years Ended December 31, 2008 and 2007	- 55	- 50		1				
L												

				Objections ar	nd Information Relat	ing to Phase II		Objections	and Information Re	lating to Phase I	
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601		EXAM12027113-			Yes	H, C					
	7/28/2010	EXAM12027114	Memorandum from B. Westman and C. Dondzila								
602	11/6/2009	EXAM12210531	Email from J. Young to J. Bazella		Yes	Н					
603		EXAM12253847 -			Yes	R					
		EXAM12253858	Consent Order								
604	2/7/2012	EXAM12263346-			Yes	Н					
	2/7/2012	EXAM12263347	Email from B. Westman to Cathy Dondzila with attachment		77	**					
605	6/25/2009	EXAM12302924- EXAM12302927	Manager June Communities Variance		Yes	Н					
	0/23/2009	EXAM12302927	Memorandum from Jim Young  Email from C. Dondzila to W. Marx and J. Young re Mortgage Tax Alloca	ation Yes	Yes						
606	1/19/2011	EXAM12360535	Agreements	ation 1 es	i es						
607	12/23/2009	EXAM12370795	Accounting for Income Taxes Draft 12/23/2009		Yes	H. C					
	12/23/2009	EXAM12412896-	recounting for meonic raxes plant 12/25/2009	Yes	Yes	11, C					
608	3/22/2012	EXAM12412898	Westman 32 Email from C. Dondzila to B. Westman with attachment	103	103						
			Amended and Restated Third Priority Pledge and Security Agreement and	Yes	Yes						
			Irrevocable Proxy among Residential Capital, LLC, U.S. Bank National								
609		EXAM20145314-	Association and Wells Fargo Bank, N.A. (the "Amended and Restated JSN	N Pledge							
	12/30/2009	EXAM20145439	Agreement)								
610		EXAM30120867-	Complaint in Thrivent Financial for Lutherans, et al., v. Residential Fundi	ing	Yes	H, R,					
610	10/6/2011	EXAM30120936	Company, LLC, et al., No. 27-CV-11-5830								
611		JACOB.000010-			Yes	H, R					
	5/10/2006	JACOB.000011	E-mail from S. Schenk to D. Marple								
612		Marathon_0000351	Marathon recovery analysis		Yes	R					
613	7/5/2012	Pentwater_0001860	Email from A. Kaz to B. Eynon re July 5, 2012 Letter from M. Brodsky		Yes	R					
614		RC_FGIC9019_00013751-	Custodial Agreement, by and between JPMorgan Chase Bank, National		Yes	R					
	6/29/2006	RC_FGIC9019_00013771	Association, GMAC Mortgage and Ally Bank		**	**					
615	6/14/2013	RC_FGIC9019_00034890- RC_FGIC9019_00034891	Lune 14 2012 December Discrete Mentine Minutes [communication Term	- Ch4]	Yes	Н					
	0/14/2013	RC_FGIC9019_00034891	June 14, 2013 Board of Directors Meeting Minutes [approving Supp. Tern Amended and Restated Schedule to the 2002 ISDA Master Agreement, da		Yes						
616	4/1/2011	RC00027879-RC00027891	April 1, 2011, between Ally Bank and GMAC Mortgage LLC	ieu as oi	ies						
617	4/1/2011	RC00027962-RC00027989	ISDA 2002 Master Agreement, dated April 1, 2011	Yes	Yes						
	0.1/2011	Reddozijoz Reddozijoj	Broker Agreement between GMAC Bank, GMAC Mortgage LLC, and Di		Yes						
618	11/20/2008	RC00030534-RC00030550	LLC								
			CT Corporation System Search Report for Equity Investment I, LLC, UCC	C and	Yes	R, F					
619	2/23/2012	RC00076419-RC00076443	Federal Tax Liens, Delaware			,					
620			Residential Funding Mortgage Securities II, Inc. Home Equity Loan Pass-	Through Yes	Yes						
620	4/23/2007	RC20211307-RC20211337	Certificates, Series 2007-HSA2 Underwriting Agreement								
621	12/29/2010	RC40000118-RC40000137	Ally Accounting Policy 1040 Intercompany Accounting	Yes	Yes						
622		RC40008925-			Yes	H, F, C					
022	11/20/2006	RC40008953	Walker Report								
623	0/5/2016	D G 4001 4250 D G 4001 422 1	Exhibit A: Amended and Restated Agreement for the Allocation of United	States Yes	Yes						
	8/6/2010	RC40016379-RC40016384	Federal Income Taxes		.,,	**					
624	12/22/2010	RC40018857-RC40018863	Minutes of a Special Meeting of the Board of Residential Capital, LLC		Yes	Н					
625	3/20/2012	RC40019169-RC40019173	Minutes of the Residential Capital, LLC Audit Committee meetings held of March 20, 2012 and March 21, 2012	on	Yes	Н					
			Dondzila Ev	Yes	Yes		1				
626	3/19/2012	RC40022044-RC40022137	Residential Capital, LLC Audit Committee Meeting invitation and materia	ils	105						
627	1/31/2013	RCJSNII00000014	Native Excel (01-2013 GMACM Covenants.xls)		Yes	F, H					
		RCJSNII00000015-			Yes	H	†				
628	1/13/2010	RCJSNII00000017	GMAC Mortgage, LLC-Written Consent In Lieu of Meeting of Board of I	Directors							
629	1/31/2013	RCJSNII00000037	Native Excel (2013-01 RFC Covenants.xls)		Yes	F, H					
630	1/31/2013	RCJSNII00000121	Native Excel (ResCap CTNW January 2013.xls)		Yes	F, H					
631		RCJSNII00000125-		Yes	Yes						
031		RCJSNII00000191	Share Sale Agreement								

				Objections ar	d Information Relati	ing to Phase II		Objections	and Information Rel	lating to Phase I	
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632	2/29/2012	RCJSNII00003625	Excel worksheet entitled "Copy of Intercompany Relationships 02-29-12 V2		Yes	F, C, H					
633	4/2/2013	RCJSNII00025738- RCJSNII00025745	Email from B. Westman with attachment		Yes	F, C, H					
634		RCJSNII00026038	HUD Net Worth Adjustments		Yes	F, H					
635	11/12/2009	RCJSNII10005644- RCJSNII10005646	GMAC Mortgage, LLC-Written Consent In Lieu of Meeting of Board of Dire		Yes	Н					
636	5/21/2010	RCJSNII10119754- RCJSNII10119856	Ally Financial Inc. Amended and Restated Certificate of Incorporation	Yes	Yes						
637	5/21/2010	RCJSNII10121553- RCJSNII10121637	Ally Financial Inc. Amended and Restated Certificate of Incorporation	Yes	Yes						
638	11/28/2011	RCJSNII10131858- RCJSNII10131878	Ally General Intercompany Accounting Policy	Yes	Yes						
639	10/2/2013	RCPC00064332- RCPC00064340	Stipulation with National Credit Union Administration Board Regarding Allo Claims	wed	Yes	R					
640	6/27/2004	RCPC00064695- RCPC00064931	[Sample RMBS Transaction Documents] GMACM Mortage Loan Trust 2004 AR2: Pooling & Servicing Agreement between Residential Asset Mortage Products, Inc., GMAC Mortage Corporation, and JPMorgan Chase Bank	ļ-	Yes	R					
641	6/29/2004	RC00058604-RC00058618	[Sample RMBS Transaction Documents] RALI 2004-QA2: Assignment and Assumption agreement between Residential Funding Corporation, a Delaward corporation ("RFC"), and Residential Accredit Loans, Inc.	9	Yes	R					
642	4/1/2004	RCPC00062623- RCPC00062900	[Sample RMBS Transaction Documents] RALI 2004-QA2: Pooling & Servic Agreement between Residential Accredit Loans, Inc., Residential Funding Corporation, and Deutsche Bank Trust Company Americas	ing	Yes	R					
643	8/6/2004	RC00059234-RC00059245	[Sample RMBS Transaction Documents] RAMP 2004-SP2: Assignment and Assumption Agreement between Residential Funding Corporation, a Delawar corporation and Residential Asset Mortgage Products, Inc.	re	Yes	R					
644	7/1/2004	RCPC00062901- RCPC00063043	[Sample RMBS Transaction Documents] RAMP 2004-SP2: Pooling & Servic Agreement between Residential Asset Mortgage Products, Inc., Residential Funding Corporation, and JP Morgan Chase Bank	sing	Yes	R					
645	4/27/2007	RC00065243-RC00065283	[Sample RMBS Transaction Documents] RASC 2007-KS4: Assignment and Assumption Agreement between Residential Funding Corporation, and Resid Asset Securities Corporation		Yes	R					
646	4/1/2007	EXAM10228354- EXAM10228504	[Sample RMBS Transaction Documents] RASC 2007-KS4: Pooling & Servi Agreement between Residential Asset Securities Corporation, Residential Fur Corporation, and LaSalle Bank National Association		Yes	R					
647	6/29/2005	RCPC00063044- RCPC00063124	[Sample RMBS Transaction Documents] RFMSII 2005-HI2: Indenture betwee Home Loan Trust 2005-HI2 and JP Morgan Chase Bank, N.A>	een	Yes	R					
648	10/20/2010	RCPC00064609- RCPC00064694	Complaint filed in <i>Peel v. Residential Funding Company, LLC</i> , No. 30-2010-00348134, in the Superior Court for the State of California, Orange County		Yes	H, R					
649	9/28/2012	RCPC00064932- RCPC00065025	First Amended Complaint filed in Landon Rothstein, individually and on beh all others similarly situated v. GMAC Mortgage, LLC, et al., No. 12-cv-3412 (S.D.N.Y. Apr. 30, 2012)		Yes	H, R					
650	4/30/2012	RCPC00065026- RCPC00065069	Initial Complaint filed in Landon Rothstein, individually and on behalf of all others similarly situated v. GMAC Mortgage, LLC, et al., No. 12-cv-3412 (S.D.N.Y. Apr. 30, 2012)		Yes	H, R					
651	1/22/2013	RCJSNII10114450- RCJSNII10114561	Second Amended Complaint filed in Landon Rothstein, individually and on b of all others similarly situated v. GMAC Mortgage, LLC, et al., No. 12-cv-34 (S.D.N.Y. Apr. 30, 2012)		Yes	H, R					
652	10/24/2006	ALLY_0255865- ALLY_0255881	Limited Liability Company Agreement of Residential Capital, LLC		Yes	R					

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653	4/15/2011	RCPC00037049- RCPC00037310		First Amended Complaint in Allstate Insurance Company v. GMAC Mortgage, LLC, No. 27-CV-11-3480 (4th Dist. Hennepin Cty. Minn.)		Yes	H, R					
654	9/9/2011	RCPC00037391- RCPC00037527		Amended Complaint in <i>The Western and Southern Life Insurance Company v.</i> Residential Funding Company, LLC, et al., No. A 1105042		Yes	H, R					
655	6/29/2011	RCPC00037806- RCPC00037869		Complaint, West Virginia Investment Management Board v. Residential Accredit Loans, Inc., et al., No. 10-C-412, Circuit Court of Kanawha County, West Virginia		Yes	H, R					
656	10/14/2011	RCPC00037870- RCPC00038180		Amended Complaint and Jury Demand in Cambridge Place Investment  Management Inc. v. Morgan Stanley & Co., Inc., No. 10-2741-BLS1 (Sup. Ct.  Mass.)		Yes	H, R					
657		RCPC00038181- RCPC00038461		Amended Complaint and Jury Demand in Cambridge Place Investment Management Inc. v. Morgan Stanley & Co., et al. ("CPIM II"), No. 11-00555 (Super Ct. Mass. February 11, 2011)		Yes	H, R					
658	4/20/2011	RCPC00038498- RCPC00038875		Complaint for Rescission and Damages and Demand for Jury Trial in Federal Home Loan Bank of Boston v. Ally Financial, Inc. , No. 11-15333		Yes	H, R					
659	4/8/2011	RCPC00039065- RCPC00039380		Corrected Amended Complaint for Rescission and Damages in Federal Home Loan Bank of Chicago v. Banc of America Funding Corp., No. 10 CH 45033		Yes	H, R					
660	7/14/2011	RCPC00039381- RCPC00039791		Amended Complaint for Rescission and Damages in Federal Home Loan Bank of Indianapolis v. Banc of America Mortgage Securities, Inc., No. 49 D05 10 10 PL 045071		Yes	H, R					
661	10/19/2011	RCPC00040259- RCPC00040356		Amended Summons and Amended Complaint, Huntington Bancshares, Inc. v. Ally Financial Inc., et al., No. 27-CV-11-20276		Yes	H, R					
662	2/9/2011	RCPC00040370- RCPC00040449		Complaint in Massachusetts Mutual Life Insurance Company v. Residential Funding Company, LLC, No. 3:11-cv-30035-KPN		Yes	H, R					
663	10/11/2011	RCPC00040593- RCPC00040709		Summons and Complaint in Stichting Pensioenfonds ABP v. Ally Financial Inc., et al., No. 27-CV-11-20426		Yes	H, R					
664	4/28/2011	RCPC00041007- RCPC00041089		Complaint for Violations of the Federal Securities Laws and New York Common Law Fraud, Negligent Misrepresentation and Unjust Enrichment in The Union Central Life Insurance Co. v. Credit Suisse First Boston Mortgage Securities Corp., No. 11-cv-02890-GBD-JCF		Yes	H, R					
665	5/10/2013	RCPC00045519- RCPC00045599		Consolidated Third Amended Securities Class Action Complaint, New Jersey Carpenters Health Fund, et al. v. RALI Series 2006-QO1 Trust, et al., No. 08-CV-08781-HB (S.D.N.Y.)		Yes	H, R					
666	7/12/2013	RCPC00047058- RCPC00047070		Amendment of Consent Order, Before the Board of Governors of the Federal Reserve System, FDIC-11-123b		Yes	R					
667	6/12/2012	RCPC00052806- RCPC00053162		Complaint, Federal Housing Finance Agency v. Ally Financial, Inc., et al., No. 11-cv-7010 (DLC) (S.D.N.Y.)		Yes	H, R					
668	10/1/2012	RCPC00053163- RCPC00053447		Complaint, Sealink Funding Ltd. v. Royal Bank of Scotland, et al., No. 650484/2012 (New York Supreme Court February 21, 2012);		Yes	H, R					
669	2/9/2012	RCPC00053448- RCPC00053775		DOJ/AG Settlement (settlement with the Department of Justice, the Department of Housing and Urban Development, and the attorneys general of 49 states, effective as of February 9, 2012)		Yes	R					
670	10/29/2012	RCPC00053776- RCPC00053970		Complaint, National Credit Union Administration Board v. Goldman Sachs & Co., et al., No. 2:11-cv-06521-GW-JEM (C.D. Cal. Aug. 9, 2011);		Yes	H, R					
671	6/20/2011	RCPC00054296- RCPC00054477		Complaint, National Credit Union Administration Board v. RBS Securities, Inc., et al., No. 2:11-cv-02340-RDR-KGS (D. Kan. June 20, 2011).		Yes	H, R					
672		RCPC00061866- RCPC00062071		Consolidated Audit Guide for Audits of HUD Programs	Yes	Yes						

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673	11/5/2013	RCPC00062420- RCPC00062421	Notice of Settling Parties' Joint Motion for Voluntary Dismissal with Prejudice and "Bar Order", FHFA v. Ally Financial Inc., No. 11-cv-7010 (DLC) (S.D.N.Y.) [Document 723]		Yes	H, R					
674	11/5/2013	RCPC00062422- RCPC00062428	[Proposed] Order of Voluntary Dismissal with Prejudice and Bar Order, FHFA v. Ally Financial Inc., No. 11-cv-7010 (DLC) (S.D.N.Y.) [Document 723-1]		Yes	H, R					
675	10/16/2013	RCPC00062541- RCPC00062547	Stipulation with West Virginia Investment Management Board Regarding Allower Claims	Ċ	Yes	H, R					
676	6/14/2013	RCPC00062570- RCPC00062611	Stipulation and Agreement of Settlement with Certain Defendants, New Jersey Carpenters Health Fund, et al. v. RALI Series 2006-QO1 Trust, et al., No. 08-CV-08781-HB (S.D.N.Y.)		Yes	Н					
677	10/7/2013	RCPC00062612- RCPC00062620	Order and Final Judgment, New Jersey Carpenters Health Fund, et al. v. RALI Series 2006-QO1 Trust, et al., No. 08-CV-08781-HB (S.D.N.Y.)		Yes	R					
678	6/11/2013	RCPC00062621- RCPC00062622	Borrower Request Letter for Claim No. 5420		Yes	H, R					
679	6/6/2008	RCUCCJSN00000287- RCUCCJSN00000311	UCC Financing Statement	Yes	Yes						
680	6/6/2008	RCUCCJSN00000297- RCUCCJSN00000299	UCC Financing Statement, Initial Filing No. 2008 1954724	Yes	Yes						
681	5/12/2012	RCUCCJSN00030215	Native Excel (Debt Forgiveness Summary_2008-May 13 2012_Distribution.xls)	Yes	Yes						
682	10/7/2009	RCUCCJSN10912152- RCUCCJSN10912155	Email from D. Schaeffer with attachment		Yes	H, R					
683	10/29/2010	RCUCCJSN10974267- RCUCCJSN10974268	Written Consent of the Executive Committee of the Board of Directors of Residential Capital, LLC		Yes	H, R					
684	6/6/2013	RCUCCJSN11270924	Native excel (Debt Forgiveness Summary_20130606_1115_Presentation version.xls)		Yes	Н					
685	12/10/2012	RCUCCJSN11676165	Residential Capital, LLC-Certificate of Assistant Secretary	Yes	Yes						
686	8/6/2008	RCUCCJSN11676166- RCUCCJSN11676168	Email from T. Mir to P. Berman		Yes	Н					
687	6/3/2009	RCUCCJSN11676839- RCUCCJSN11676841	Memorandum from J. Young		Yes	Н					
688	6/25/2009	RCUCCJSN11676842- RCUCCJSN11676843	Memorandum from J. Young re: Request for Action by the ResCap Executive Committee		Yes	Н					
689	9/21/2009	RCUCCJSN11676855- RCUCCJSN11676868	Written Consent of the Executive Committee of Residential Capital, LLC		Yes	Н					
690	1/28/2010	RCUCCJSN11676869- RCUCCJSN11676870	Written Consent of the Executive Committee of the Board of Directors of Residential Capital, LLC		Yes	Н					
691	12/30/2009	RCUCCJSN11676871- RCUCCJSN11676880	Unanimous Consent to Action		Yes	Н					
692	12/11/2009	RCUCCJSN11857407- RCUCCJSN11857408	Email from B. Westman to J. Bazella		Yes	Н					
693	11/2/2011	RCUCCJSN20062689- RCUCCJSN20062695	Memorandum from J. Whitlinger to ResCap Executive Committee		Yes	Н					
694	1/1/2012	RCUCCJSN20087196- RCUCCJSN20087214	Ally Accounting Policy 1075 Related Parties		Yes	Н					
695	11/12/2009	RCUCCJSN30002765- RCUCCJSN30002769	Residential Funding Company, LLC-Written Consent In Lieu of Meeting of Board of Directors	i	Yes	Н					
696	5/12/2012	SilverPoint_0000063- SilverPoint_0000064	Email from H. Hu to J. Forlizzi attaching SilverPoint recovery analysis		Yes	F, H					
697	3/20/201	AFIJSN_0124052- 3 AFIJSN_0124053	Ally Financial / Residential Capital Tax Sharing Discussion		Yes	Н					
698	201	ALLY_0018110- 0 ALLY_0018117	Schedule to the ISDA Master Agreement (FMV)	Yes	Yes						

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699	2010	ALLY_0018118- ALLY_0018126		Schedule to the ISDA Master Agreement (Net Funding)	Yes	Yes						
700	6/12/2007	ALLY_0041610- ALLY_0041627		2007 MSR Swap ISDA	Yes	Yes						ĺ
701	4/1/2011	ALLY_0041799- ALLY_00141807		2011 MSR Swap Confirmation	Yes	Yes						
702	5/28/2009	ALLY_0114978- ALLY_0114981		Minutes of a Special Meeting of the Board of GMAC LLC		Yes	Н					
703	7/22/2008	ALLY_0260216- ALLY_0260418		Ally Bank Board Materials		Yes	Н					
704	6/22/2009	ALLY_0351244- ALLY_0351257		E-mail from J.Ruhlin attaching presentation		Yes	Н					
705		ALLY_0402366- ALLY_0402394		Fair Value Accounting Policy	Yes	Yes						
706	4/3/2013	ALLY_0402447		Loan Information Revenue on Select Loans	Yes	Yes						
707	1/24/2011	ALLY_0424649- ALLY_0424650		Email from T. Hamzehpour to W. Marx re Proposed Language		Yes	Н					
708	11/2/2010	ALLY_0424660- ALLY_0424664		Email from J. Mackey to W. Marx and J. Aretakis re ResCap Tax Allocation Agreement	Yes	Yes						
709	7/2/2008	ALLY_PEO_0008380- ALLY_PEO_0008471		Ally Bank Board Materials	Yes	Yes						
710	3/10/2011	ALLY_PEO_0042123- ALLY_PEO _0042130		E-mail attaching Ally Bank Overview Accounting for Mortgage Servicing Rights	Yes	Yes						
711	12/30/2009	ALLY_PEO_0075648- ALLY_PEO_0075657		GMAC Board of Directors' Unanimous Consent to Action		Yes	Н					
712	12/31/2008	EXAM00234112- EXAM00234188		GMAC Mortgage, LLC's Consolidated Financial Statements for the Years Ended December 31, 2008 and 2007	Yes	Yes						
713	11/27/2006	EXAM10804520- EXAM10804532		Amended and Restated Operating Agreement	Yes	Yes						
714	12/30/2009	EXAM10969005- EXAM10969007		Press Release, "GMAC Financial Services Announces Key Capital and Strategic Actions"		Yes	Н					
715		EXAM11006372- EXAM11006386		Ally Financial Inc. Global Security Report		Yes	Н					
716	2/10/2011	EXAM11190197- EXAM11190208		E-mail attaching MSR Swap presentation		Yes	Н					
717	12/22/2010	EXAM11200636		Email from J. Young to W. Marx re Call		Yes	Н					
718	10/18/2010	EXAM20317195- EXAM20317196		Email from J. Young to J. Mackey re ResCap Tax Allocation Agreement		Yes	С					
719	3/6/2012	RC_FGIC9019_00000009- RC_FGIC9019_00000106		Complaint, FGIC v. Ally Fin. Inc., et al, No. 12-cv-01658 (SDNY Mar. 6, 2012)	Yes, for limited purpose (ILS)	Yes						_ <del></del> _
720	1/13/2012	RC_FGIC9019_00000107- RC_FGIC9019_00000185		Complaint, FGIC v. Ally Fin. Inc., et al, No. 12-cv-00338 (SDNY Jan. 13, 2012) [removed from NY Sup Ct. 653623-2011]	Yes, for limited purpose (ILS)	Yes						
721	12/30/2011	RC_FGIC9019_00000286- RC_FGIC9019_00000327		Complaint, FGIC v. Residential Funding Co. et al, No. 11-cv-09737 (SDNY Dec. 30, 2011) [removed from NY Sup Ct No. 653304-2011]	Yes, for limited purpose (ILS)	Yes						<u> </u>
722	3/5/2012	RC_FGIC9019_00000401- RC_FGIC9019_00000494		Complaint, FGIC v, Ally Fin. Inc., et al, No. 12-cv-01601 (SDNY Mar. 5, 2012)	Yes, for limited purpose (ILS)	Yes						
723	3/12/2012	RC_FGIC9019_00000495- RC_FGIC9019_00000598		Complaint, FGIC v. Ally Fin. Inc., et al, No. 12-cv-01818 (SDNY Mar. 12, 2012)	Yes, for limited purpose (ILS)	Yes						
724	1/31/2012	RC_FGIC9019_00000634- RC_FGIC9019_00000697		Complaint, FGIC v. Ally Fin. Inc., et al, No. 12-CIV-0780 (SDNY Jan. 31, 2012)	Yes, for limited purpose (ILS)	Yes						 
725	3/30/2012	RC_FGIC9019_00000704- RC_FGIC9019_00000803		Amended Complaint, FGIC v. Ally Fin. Inc., et al, 11-cv-09729 (SDNY Mar. 30, 2012)	Yes, for limited purpose (ILS)	Yes						_ <del></del> _
726	12/30/2011	RC_FGIC9019_00000992- RC_FGIC9019_00001044		Complaint, FGIC v. Residential Funding Co. et al, No. 11-cv-09736 (SDNY Dec. 30, 2011) [removed from NY Sup Ct. 653303-2011]	Yes, for limited purpose (ILS)	Yes						

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727	1/13/2012	RC_FGIC9019_00001465- RC_FGIC9019_00001537		Complaint, FGIC v, Ally Fin. Inc., et al, No. 12-cv-00339 (SDNY Jan. 13, 2012) [removed from NY Sup Ct. 653622-2011]	Yes, for limited purpose (ILS)	Yes						<u> </u>
728	1/13/2012	RC_FGIC9019_00001617- RC_FGIC9019_00001695		Complaint, FGIC v, Ally Fin. Inc., et al, No. 12-cv-00340 (SDNY Jan. 13, 2012) [removed from NY Sup Ct. 653621-2011]	Yes, for limited purpose (ILS)	Yes						I
729	1/13/2012	RC_FGIC9019_00001756- RC_FGIC9019_00001822		Complaint, FGIC v. Ally Fin. Inc., et al, No. 12-cv-00341 (SDNY Jan. 13, 2012) [removed from NY Sup. Ct. 653493-2011]	Yes, for limited purpose (ILS)	Yes						
730	3/13/2012	RC_FGIC9019_00001876- RC_FGIC9019_00001973		Complaint, FGIC v. Ally Fin. Inc., et al, No. 12-cv-01860 (SDNY Mar. 13, 2012)	Yes, for limited purpose (ILS)	Yes						
731	8/31/2007	RC00027822-RC00027828		Schedule to the ISDA Master Agreement (FMV)	Yes	Yes						1
732	8/31/2007	RC00027852-RC00027858		Schedule to the ISDA Master Agreement (Net Funding)	Yes	Yes						1
733	8/6/2010	RC40016374-RC40016378		Memorandum to Board of Residential Capital, LLC re Agreements for Allocation of Taxes		Yes	Н					
734	8/6/2010	RC40018819-RC40018823		Minutes of a Regular Meeting of the Board of Residential Capital, LLC		Yes	Н					
735	8/6/2010	RC40018819-RC40018823		Minutes of ResCap Board Meeting		Yes	Н					
736	11/5/2010	RC40018844-RC40018848		Minutes of a Special Meeting of the Board of Residential Capital, LLC		Yes	Н					
737	9/1/2006	RCPC00041568- RCPC00041636		[Sample RMBS Transaction Documents] GMACM 06-HE4 Insurance Agreement		Yes	R					
738	3/19/2010	RCPC00054996- RCPC00055050		Amended Complaint, MBIA Ins. Corp. v. Residential Funding Co., 603552/2008 (N.Y. Sup. Ct.)	Yes, for limited purpose (ILS)	Yes						
739	4/1/2010	RCPC00055051- RCPC00055111		Complaint, MBIA Ins. Corp. v. GMAC, 600837-2010 (N.Y. Sup. Ct.)	Yes, for limited purpose (ILS)	Yes						<u> </u>
740	9/17/2012	RCPC00055163- RCPC00055221		Complaint, MBIA v. Ally, 27-CV-12-18889 (Minn. Dist. Ct.)	Yes, for limited purpose (ILS)	Yes						<u> </u>
741	5/11/2012	RCPC00061655- RCPC00061699		Complaint, Assured Guar. Mun. Corp. v. GMAC Mortgage, 12 Civ. 3776 (JPO) (S.D.N.Y.)	Yes, for limited purpose (ILS)	Yes						<u> </u>
742	12/22/2009	RCPC00062548- RCPC00062552		Order on Motion to Dismiss in MBIA Ins. Corp. v. GMAC, 914 N.Y.S.2d 604 (N.Y. Sup. Ct.)	Yes, for limited purpose (ILS)	Yes						<u> </u>
743	12/22/2009	RCPC00062553- RCPC00062558		Order on Motion to Dismiss, MBIA Ins. Corp. v. Residential Funding Co., 906 N.Y.S.2d 781 (N.Y. Sup. Ct.)	Yes, for limited purpose (ILS)	Yes						<u> </u>
744	11/9/2010	RCPC00062559- RCPC00062563		Order on Motion to Dismiss in MBIA Ins. Corp. v. Residential Funding Co., 603552-2008 (N.Y. Sup. Ct.)	Yes, for limited purpose (ILS)	Yes						<u> </u>
745	7/1/2009	RCPC00065070- RCPC00065073		FASB Accounting Standards Codification 810-10-45		Yes	F					<u> </u>
746	10/1/2012	RCPC00065074- RCPC00065082		FASB Accounting Standards Codification 835-30-00		Yes	F					<u> </u>
747	7/1/2009	RCPC00065083- RCPC00065089		FASB Accounting Standards Codification 850-10-05		Yes	F					
748	10/1/2012	RCPC00065090- RCPC00065129		FASB Accounting Standards Codification 310-10-00		Yes	F					<u> </u>
749	12/23/2009	RCPC00065130- RCPC00065139		FASB Accounting Standards Codification 470-50-00		Yes	F					<u> </u>
750	3/25/2009	RCPC00065140- RCPC00065274		Edge Mortgage Advisory Corporation's Servicing ReviewGMAC Servicing		Yes	Н					
751	12/12/2007	RCPC00065275- RCPC00065276		BusinessWire Article: Fitch Assigns Resi Servicer Ratings to Residential Capital LLC		Yes	Н					
752	3/30/2006	RCPC00065277		GMACM 2006-HE1 Closing Transcript Disc		Yes	R					ì
753	3/12/2007	RCPC00065278		RASC 2007-EMX1 Closing Transcript Disc		Yes	R					ì
754		RCPC00065279- RCPC00065280		Chart of FGIC Claims Against Debtors and/or Ally Financial alleged in the FGIC RMBS Litigation		Yes	F, H					
755	5/6/2012	AHG00004687-AHG00004723	AHG 17/Siegert 8	Email chain between R. Kielty and J. Lewis attaching Houlihan Presentation to Ad Hoc Group	Yes	Yes						
756		AHG2_00009538- AHG2_00009614	AHG 9	Email from B. Ilhardt to A. Leavitt attaching discussion materials for 3Q and 4Q 2011 and ResCap org chart		Yes	Н					
757	5/9/2012	AHG2_0009676-79	AHG 16	Email from M. Renzi to J. Lewis attaching ResCap assets chart		Yes	Н					i .

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758	5/8/2011	AHG2_0009723- 2 AHG2_0009724	AHG 21	Email from R. Snellenbarger to K. Chopra attaching Revised Secured Recovery Analysis		Yes	Н					
759	6/26/2011	2 DK_0000512-DH_0000515	DK12/AHG 23	Email from D. Prieto to AHG Members attaching June 26 Brodsky Letter	Yes	Yes						
760	7/5/201	2 DK_0000901-DK_0000903	DK14/AHG 26	Email from D. Prieto to AHG Members attaching July 5 Brodsky Letter	Yes	Yes						
801	2/19/2013	Docket No. 1		Complaint in Residential Capital LLC v. Allstate Insurance Co., Adv. Case No. 13 01262 (MG)		Yes	H, R					
802	5/14/2012	Docket No. 1		Complaint, Case No. 12-ap-01671 (MG)		Yes	Н					
803	5/25/2012	Docket No. 4		Motion to Extend Stay or for Injunctive Relief, Case No. 12-ap-01671 (MG)		Yes	R, H					
804	5/25/2012	Docket No. 6		Declaration of Jeffrey A. Lipps in Residential Capital, LLC v. Allstate Ins. Co., Case No. 12-ap-1671 (MG)		Yes	Н					
805	5/14/2012	Docket No. 6-10		Prepetition Plan Support Agreement and RMBS Trust Settlement Agreement (Exhibit 10 to Whitlinger First Day Affidavit)	Yes, for limited purpose (ILS)	Yes						
806	5/14/2012	Docket No. 6-8		Prepetition Plan Support Agreement with AFI (Exhibit 8 to Whitlinger First Day Affidavit)	Yes, for limited purpose (ILS)	Yes						
807	5/14/2012	Docket No. 6-9		Prepetition Plan Support Agreement with certain Junior Secured Noteholders (Exhibit 9 to Whitlinger First Day Affidavit)	Yes, for limited purpose (ILS)	Yes						
808	4/2/2013	Docket No. 26		Memorandum of Law in Support of Motion for Summary Judgment in Residential Capital LLC v. Allstate Insurance Co., Adv. Case No. 13-01262 (MG)		Yes	Н					
809	7/6/2012	Docket No. 59		Supplemental Declaration of Jeffrey A. Lipps in Residential Capital, LLC v. Allstate Ins. Co., Case No. 12-ap-1671 (MG)		Yes	Н					
810	6/11/2012	Docket No. 320		Debtors' Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of RMBS Trust Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
811	6/11/2012	Docket No. 320-8		Declaration of Frank Sillman	Yes, for limited purpose (ILS)	Yes						
812	5/25/2012	Docket No. 320-9		Declaration of Jeffrey A. Lipps	Yes, for limited purpose (ILS)	Yes						
813		Docket No. 490		Final Order Pursuant to 11 U.S.C. §§ 105, 362, 363(b)(1), 363(f), 363(m), 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) and 364(e) and Bankruptcy Rules 4001 and 6004 (I) Authorizing Debtors (A) to Enter Into and Perform Under Receivables Purchase Agreements and Mortgage Loan Purchase and Contribution Agreements Relating to Initial Receivables and Mortgage Loans and Receivables Pooling Agreements Relating to Additional Receivables and (B) to Obtain Post Petition Financing on a Secured Superpriority Basis and (II) Granting Related Relief	Yes, for limited purpose (ILS)	Yes						
814	6/30/2012	Docket No. 548-649		Schedules of Assets and Liabilities/Statements of Financial Affairs	Yes, for limited purpose (ILS)	Yes						
815	6/30/2012	Docket No. 586		Schedules of Assets and Liabilities for RFC Asset Holdings, II, LLC (Case No. 12 12065)	Yes, for limited purpose (ILS)	Yes						
816	7/3/2012	Docket Nos. 683-688		Amended Schedules of Assets and Liabilites	Yes, for limited purpose (ILS)	Yes						
817	7/13/2012	Docket No. 774		Final Supplemental Order (I) Authorizing the Debtors to Continue Implementing Loss Mitigation Programs; (II) Approving Procedures for Compromise and Settlement of Certain Claims, Litigations and Causes of Action; (III) Granting Limited Stay Relief to Permit Foreclosure and Eviction Proceedings, Borrower Bankruptcy Cases, and Title Disputes to Proceed; and (IV) Authorizing and Directing the Debtors to Pay Securitization Trustee Fees and Expenses	Yes, for limited purpose (ILS)	Yes						
818	7/19/2012	Docket Nos. 834-848		Amended/Supplemental Statements of Financial Affairs	Yes, for limited purpose (ILS)	Yes						

					Objections an	d Information Relati	ing to Phase II		Objection	s and Information Rel	lating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	<u>Admitted</u>
819	8/7/2012	Docket No. 1023		Debtors' Objection to Motion of the Federal Housing Finance Agency for Relief rom the Automatic Stay	Yes, for limited purpose (ILS)	Yes						
820	8/15/2012	Docket No. 1176		Debtors' Supplemental Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of RMBS Trust Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
821	8/28/2012	Docket No. 1295		Debtors' Supplemental Brief in Support of Its Objection to Motion of the Federal Housing Finance Agency for Relief from the Automatic Stay	Yes, for limited purpose (ILS)	Yes						
822	10/19/2012	Docket No. 1887		Debtors' Second Supplemental Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of RMBS Trust Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
823	9/28/2012	Docket No. 1887-4	s	Supplemental Declaration of Jeffrey A. Lipps	Yes, for limited purpose (ILS)	Yes						
824	10/19/2012	Docket No. 1887-6	S	Supplemental Declaration of Frank Sillman	Yes, for limited purpose (ILS)	Yes						
825	11/27/2012	Docket No. 2284	M C S P P	Motion of AIG Asset Management (U.S.), LLC, the Allstate Entities, Massachusetts Mutual Life Insurance Company, and the Prudential Entities for an Order Under Bankruptcy Rule 3013 (i) Classifying RMBS Fraud Claims in the same Class as the Securitization Trusts Claims for Purposes of any Chapter 11 Plan for the Debtors and (ii) Directing that Misrepresentation Claims Cannot Be Placed in a Plan Class That Will Be Subordinated Under Bankruptcy Code Section 510(b)	Yes, for limited purpose (ILS)	Yes						
826	11/28/2012	Docket No. 2297		Limited Objection to Debtors' Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of the RMBS Trust Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
827	11/29/2012	Docket No. 2302	L P	Lead Plaintiff's Limited Objection to Debtors' Second Supplemental Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of RMBS Trust Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
828	11/29/2012	Docket No. 2304	a D	oinder of Union Central Life Insurance Company, Ameritas Life Insurance Corp., nd Acacia Life Insurance Company to Lead Plaintiff's Limited Objection to Debtors' Second Supplemental Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of RMBS Trust Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
829	11/29/2012	Docket No. 2306	L	oinder of Cambridge Place Investment Management Inc. to Lead Plaintiff's Limited Objection to Debtors' Second Supplemental Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of RMBS Trust Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
830	11/29/2012	Docket No. 2307	N E	Response of AIG Asset Management (U.S.), LLC the Allstate Entities, Massachusetts Mutual Life Insurance Company, and the Prudential Entities to Debtors' Supplemental Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of the RMBS Trust Settlement Agreement	Yes, for limited purpose (ILS)	Yes						
831	11/29/2012	Docket No. 2308		Dijection to the Debtors' Second Supplemental Motion Pursuant to Fed R. Bankr. P. 9019 for Approval of RMBS Trust Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
832	12/6/2012	Docket No. 2357		Debtors' Motion for Appointment of a Mediator	Yes, for limited purpose (ILS)	Yes						
833	12/11/2012	Docket No. 2382-2389	A	Amended Statements of Financial Affairs	Yes, for limited purpose (ILS)	Yes						
834		Docket No. 2511	A A E	Motion By Ally Financial Inc. and Ally Bank for an Order Enforcing the Automatic Stay Pursuant to 11 U.S.C. 362 (a)(3) By (1) Enjoining Prosecution of Alter Ego and Veil Piercing Claims in the Class Action Entitled Landon Rothstein, Et Al. v GMAC Mortgage, LLC Et Al., and (2) Declaring Such Claims Void Abnitio	Yes, for limited purpose (ILS)	Yes						
835	12/26/2012	Docket No. 2519		Order Appointing Mediator	Yes, for limited purpose (ILS)	Yes						
836	2/1/2013	Docket No. 2791	N	Objection of Assured Guaranty Municipal Corp. and Certain Affiliates to Debtors' Motion Pursuant to Bankruptcy Rule 9019 for Order Approving RMBS Trust Settlement Agreements	Yes, for limited purpose (ILS)	Yes						

				Objections an	d Information Relati	ing to Phase II		Objections	and Information Rel	ating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No. Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	Admitted
837	2/1/2013	Docket No. 2803	Debtors' Reply Brief Re Iridium Factors in Support of Motion for Approval of RMBS Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
838	1/15/2013	Docket No. 2805	Reply Declaration of Jeffrey A. Lipps	Yes, for limited purpose (ILS)	Yes						
839	2/1/2013	Docket No. 2807	Reply Declaration of Frank Sillman in Support of Debtors' Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of the RMBS Trust Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
840	2/1/2013	Docket No. 2808	Steering Committee Investors' Consolidated Reply to the Objections to the RMBS Settlement Agreement	Yes, for limited purpose (ILS)	Yes						
841	2/1/2013	Docket No. 2810	Objection MBIA Insurance Corporation to Debtors' Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of the RMBS Trust Settlement Agreements; Hearing to be Held March 18, 2013 at 9:00 a.m. (ET)	Yes, for limited purpose (ILS)	Yes						
842	2/1/2013	Docket No. 2814	Objection of Wilmington Trust, National Association to the Debtors' Second Supplemental Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of RMBS Trust Settlement Agreements; Hearing to be Held March 18, 2013	Yes, for limited purpose (ILS)	Yes						
843	2/1/2013	Docket No. 2819	Objection of Financial Guaranty Insurance Company to the Debtors' Second Supplemental Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of RMBS Trust Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
844	2/1/2013	Docket No. 2824	Objection of the Ad Hoc Group of Junior Secured Noteholders to Debtors' Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of the RMBS Trust Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
845	2/1/2013	Docket No. 2825	Objection of the Official Committee of Unsecured Creditors to the Debtors' Motion Pursuant to Fed. R. Bankr. P. 9019 for Approval of the RMBS Trust Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
846	2/11/2013; 3/1/2013	Docket No. 2887-5 & 3074-1	Engagement Letter for Lewis Kruger as amended	Yes, for limited purpose (ILS)	Yes						
847		Docket No. 3055	Debtors Motion Pursuant to Bankruptcy Rule 3013 and Bankruptcy Code Section 362(a) for a Determination That (I) GMAC Mortgages FRB Foreclosure Review Obligation Is a General Unsecured Claim and (II) The Automatic Stay Prevents Enforcement of the FRB Foreclosure Review Obligation	Yes, for limited purpose (ILS)	Yes						
848	3/5/2013	Docket No. 3101	Order Extending Appointment of Hon. James M. Peck as Mediator	Yes, for limited purpose (ILS)	Yes						
849	3/5/2013	Docket No. 3103	Order Granting Debtors' Motion Pursuant to Sections105(a) and 363(b) of the Bankruptcy Code for an Order Authorizing the Debtors to Appoint Lewis Kruger as Chief Restructuring Officer	Yes, for limited purpose (ILS)	Yes						
850	3/15/2013	Docket No. 3221	Debtors' Reply Brief re Objection of Junior Secured Noteholders to Motion for Approval of RMBS Settlement Agreements	Yes, for limited purpose (ILS)	Yes						
851	3/21/2013	Docket No. 3294	Order Pursuant to Sections 105(a) of the Bankruptcy Code and Bankruptcy Rules 1009, 3007 and 9019(b) Approving (I) Claim Objection Procedures, (II) Borrower Claim Procedures, (III) Settlement Procedures, and (IV) Schedule Amendment Procedures	Yes, for limited purpose (ILS)	Yes						
852	4/11/2013	Docket No. 3412	Motion of the Official Committee of Unsecured Creditors for Entry of an Order Authorizing the Committee to Prosecute and Settle Certain Claims on Behalf of the Debtors' Estates	Yes, for limited purpose (ILS)	Yes						
853	4/19/2013	Docket No. 3475	Motion of Wilmington Trust, National Association, Solely in Its Capacity as Indenture Trustee for the Senior Unsecured Notes Issued by Residential Capital, LLC for an Order Authorizing It to Prosecute Claims and Other Causes of Action on Behalf of the Residential Capital, LLC Estate	Yes, for limited purpose (ILS)	Yes						

				Objections ar	d Information Relati	ing to Phase II		Objections	and Information Re	lating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No. Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	Admitted
854	4/22/2013	Docket No. 3490	Amended Order Approving Debtors' Motion Pursuant to 11 U.S.C. §§ 105(a), Bankruptcy Rules 1015(c), 2002(m), 7016, and 9007 and Local Bankru Rule 2002-2 for Entry of an Order Approving (A) Supplemental to Case Management Order Establishing Mandatory Procedures for Management of Adversary Proceedings Commenced by Borrowers and Former Borrowers a Related Relief	ptcy purpose (ILS)	Yes						
855	5/13/2013	Docket No. 3814-4	Joint Chapter 11 Plan Support Agreement	Yes, for limited purpose (ILS)	Yes						
856	6/4/2013	Docket No. 3877	Order Further Extending Appointment of Honorable James M. Peck as Med	Yes, for limited liator purpose (ILS)	Yes						
857	6/26/2013	Docket No. 4098	Order Granting Debtors' Motion for an Order Under Bankruptcy Code Sect 105(A) and 363(B) Authorizing the Debtors to Enter into a Plan Support Agreement with Ally Financial Inc., the Creditors' Committee, and Certain Consenting Claimants	Yes, for limited purpose (ILS)	Yes						
858	7/3/2013	Docket No. 4153	Joint Chapter 11 Plan Proposed by Residential Capital, LLC, et al. and the Official Committee of Unsecured Creditors	Yes, for limited purpose (ILS)	Yes						
859	7/4/2013	Docket No. 4157	[Proposed] Disclosure Statement for the Joint Chapter 11 Plan of Residentia Capital, LLC, et al. and the Official Committee of Unsecured Creditors	Yes, for limited purpose (ILS)	Yes						
860	7/26/2013	Docket No. 4365	Order Granting Debtors' Motion Pursuant to Bankruptcy Rule 9019 and Bankruptcy Code Section 363(b)(1) Authorizing the Debtors to Enter Into a Perform Under Amendment to Consent Order	Yes, for limited purpose (ILS)	Yes						
861	7/31/2013	Docket No. 4451	Joint Motion Pursuant to 11 U.S.C. § 105 and Fed. R. Bankr. P. 7023 and 90 for an Order (1) Granting Class Certification for Purposes of Settlement On Appointing Class Representative and Class Counsel for Purposes of Settlem Only, (3) Preliminarily Approving the Settlement Agreement Between Plair on their Own Behalf and on Behalf of the Class of Similarly Situated Person the Debtors, (4) Approving the Form and Manner of Notice to the Class, (5) Scheduling a Fairness Hearing to Consider Approval of the Settlement Agree on a Final Basis and Related Relied and (6) Approving the Settlement Agree on a Final Basis and Granting Related Relief	ly, (2) eent titiffs, ns, and bement ement	Yes						
862		Docket No. 4733	Notice of Filing of Revised Disclosure Statement for Debtors Revised Plan Reorganization Pursuant to Chapter 11 of the Bankruptcy Code	purpose (ILS)	Yes						
863		Docket No. 4770	Notice of Filing of Revised Joint Chapter 11 Plan Proposed by Residential Capital, LLC, et al. and the Official Committee of Unsecured Creditors	Yes, for limited purpose (ILS)	Yes						
864		Docket No. 4808	Order Pursuant to Rules 7023 and 9019 of the Federal Rules of Bankruptcy Procedure (1) Preliminarily Approving Settlement Agreement Between Nar Plaintiffs, Individually and as Representatives of the Kessler Settlement Clathe Settling Defendants; (2) Granting Class Certification for Purposes of Settlement Only; (3) Approving the Form and Manner of Notice of Kessler Settlement Class Members of the Settlement Agreement; (4) Scheduling a F Hearing to Consider Final Approval of the Settlement Agreement; and (5) Granting Related Relief	ss, and	Yes						
865		Docket No. 4809	Order (I) Approving Disclosure Statement, (II) Establishing Procedures for Solicitation and Tabulation of Votes to Accept or Reject the Plan Proponent Joint Chapter 11 Plan, (III) Approving the Form of Ballots, (IV) Scheduling Hearing on Confirmation of the Plan, (V) Approving Procedures for Notice Confirmation Hearing and for Filing Objections to Confirmation of Plan, an Granting Related Relief	of the	Yes						
866		Docket No. 4811	Notice of Filing of the Solicitation Version of the Disclosure Statement and Chapter 11 Plan	Joint Yes, for limited purpose (ILS)	Yes						

				Objections an	d Information Relati	ing to Phase II		Objections	and Information Re	lating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No. Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	<u>Admitted</u>
867	8/23/2013	Docket No. 4814, Ex. A-5	Sample General Ballot	Yes, for limited purpose (ILS)	Yes						
868	7/3/2013	Docket No. 4819-2	Joint Chapter 11 Plan Proposed by Residential Capital, LLC, et al. and the Official Committee of Unsecured Creditors, Schedules 1G-4R	Yes, for limited purpose (ILS)	Yes						
869	8/23/2013	Docket No. 4819-3	Exhibit 6 to the Disclosure Statement For The Joint Chapter 11 Plan Proposed B. Residential Capital, LLC, et al., And The Official Committee Of Unsecured Creditors		Yes						
870	8/28/2013	Docket No. 4871	Joint Motion for an Order Extending the Automatic Stay Pursuant to 11 U.S.C. § 362(A) and 105(A) to Enjoin Prosecution of Claims Against Debtors' Non-Debto Affiliates in the Putative Class Action Entitled Rothstein, et al. v. GMAC Mortgage, LLC, et al.		Yes						
871	9/3/2013	Docket No. 4913	Order Granting Motion to Implement Discovery Protocol Related to Plan Confirmation	Yes, for limited purpose (ILS)	Yes						
872		Docket No. 5042	Memorandum Opinion and Order, and Findings of Fact and Conclusions of Law Approving the FGIC Settlement Motion	Yes, for limited purpose (ILS)	Yes						
873	9/27/2013	Docket No. 5227-2	Amendment No. 2 To Engagement Letter.	Yes, for limited purpose (ILS)	Yes						
874	10/9/2013	Docket No. 5318	Order Granting Debtors' Motion Pursuant to Sections 105(a) and 363(b) of the Bankruptcy Code for an Order Approving Amendment to Engagement Letter with Debtors' Chief Restructuring Officer, Lewis Kruger	Yes, for limited purpose (ILS)	Yes						
875	10/11/2013	Docket No. 5342	Notice Of Filing Of Exhibits 2 Through 21 Comprising The Plan Supplement To The Joint Chapter 11 Plan Proposed By Residential Capital, LLC, Et Al. And Th Official Committee Of Unsecured Creditors, dated October 11, 2013 (the "Plan Supplement")		Yes						
876	10/11/2013	Docket No. 5342-9	Borrower Trust True-Up	Yes, for limited purpose (ILS)	Yes						
877		Docket No. 5389	Stipulation and Order: (I) Resolving the Objection of Ambac Assurance Corporation and the Segregated Account of Ambac Assurance Corporation to Debtors' Proposed Assumption and Assignment of Certain Executory Contracts, (II) Approving Sale, Assumption and Assignment of Certain Servicing Rights to Ocwen Loan Servicing, LLC, and (III) Granting Related Relief	Yes, for limited purpose (ILS)	Yes						
878	10/29/2013	Docket No. 5526	Notice of Filing of the Assumption Schedule Constituting Exhibit 1 to the Plan Supplement	Yes, for limited purpose (ILS)	Yes						
879		Docket No. 27	Motion for Summary Judgment in Residential Capital LLC v. Allstate Insurance Co., Adv. Case No. 13-01262 (MG)	* *	Yes						
880	7/10/201	2 Docket No. 750	Hearing Transcript	Yes, for limited purpose (ILS)	Yes						
881	7/25/201	2 Docket No. 902	Order Under Sections 327(a) and 328(a) of the Bankruptcy Code, Bankruptcy Rule 2014(a) and Local Rule 2014-1 Authorizing the Employment and Retention of FTI Consulting, Inc. as Financial Advisor Nunc Pro Tunc to May 14, 2012	Yes, for limited purpose (ILS)	Yes						
882	2/27/201	3 Docket No. 3104	Order Under Bankruptcy Code Sections 327(a), 328(a), and 363 Approving Second Addendum to Engagement Agreement with FTI Consulting, Inc., Nunc Pro Tunc to December 5, 2012, and Granting Related Relief	Yes, for limited purpose (ILS)	Yes						
883	3/25/201	3 Docket No. 3308	Order Under Bankruptcy Code Sections 327(a), 328(a) and 363 Approving Third Addendum to Engagement Agreement with FTI Consulting, Inc., as Financial Advisor to the Debtors	Yes, for limited purpose (ILS)	Yes						
884	5/23/201	3 Docket No. 3929-2	FGIC Settlement Agreement	Yes, for limited purpose (ILS)	Yes						

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					Objections an	d Information Relati	ing to Phase II		Objections	and Information Rel	ating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	•	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	Admitted
885	6/13/2013	Docket No. 3971		Order Approving Fourth Addendum to Engagement Agreement with FTI Consulting., as Financial Advisor to the Debtors, Authorizing Provision of Litigation Support Services Nunc Pro Tunc to March 1, 2013	Yes, for limited purpose (ILS)	Yes						
886	7/30/2013	Docket No. 4417		First Supplemental Declaration of William J. Nolan Pursuant to Fourth Addendum to Engagement Agreement with FTI Consulting, Inc., as Financial Advisor to the Debtors	Yes, for limited purpose (ILS)	Yes						
887	7/31/2013	Docket No. 4436		Witness Statement of John S. Dubel, including Exhibits	Yes, for limited purpose (ILS)	Yes						
888	7/30/2013	Docket No. 4452		Hearing Transcript	Yes, for limited purpose (ILS)	Yes						
889	8/16/2013	Docket No. 4759		August 16, 2013 Hearing Transcript	Yes, for limited purpose (ILS)	Yes						
890	8/19/2013	Docket No. 4776		August 19, 2013 Hearing Transcript	Yes, for limited purpose (ILS)	Yes						
891	8/21/2013	Docket No. 4815		Hearing Transcript	Yes, for limited purpose (ILS)	Yes						
892	10/18/2013	Docket No. 5391		Designation of Records by Appellant the Ad Hoc Group of Junior Secured Noteholders Pursuant to Federal Rule of Bankruptcy Procedure 8006	Yes, for limited purpose (ILS)	Yes						
893	11/4/2013	Docket No. 5596		Designation of Record by Appellees and Certain Other Parties to the FGIC Order Pursuant to Federal Rule of Bankruptcy Procedure 8006	Yes, for limited purpose (ILS)	Yes						
894	7/6/2012	Docket No. 57		Debtors' Omnibus Reply in Support of Their Motion to Extend the Automatic Stay or, in the Alternative, for Injunctive Relief Enjoining the Prosecution of Certain Litigation Against Debtors' Directors and Officers and Non-Debtor Corporate Affiliates, Case No. 12-ap-01671 (MG)	Yes, for limited purpose (ILS)	Yes						
895	8/18/2013	Docket No. 4741	AHG 32	Notice of Ad Hoc Group of Junior Secured Noteholders of Filing of Information Pursuant to Confidentiality Agreements	Yes, for limited purpose (ILS)	Yes						
951	11/16/2012	RC_FGIC9019_00001143- RC_FGIC9019_00001162		Case No. 12-12020-Proof of Claim #4870 against Residential Capital, LLC with attachments-Notice sent to creditor Federal Guaranty Insurance Company from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
952	11/16/2012	RC_FGIC9019_00001275- RC_FGIC9019_00001294		Case No. 12-12019-Proof of Claim #4868 against Residential Funding Company, LLC with attachments-Notice sent to creditor Federal Guaranty Insurance Company from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
953	11/16/2012	RC_FGIC9019_00001425- RC_FGIC9019_00001444		Case No. 12-12032-Proof of Claim #4871 against GMAC Mortgage, LLC with attachments-Notice sent to creditor Federal Guaranty Insurance Company from debtor GMAC Mortgage, LLC	Yes, for limited purpose (ILS)	Yes						
954	3/4/2012	RC_FGIC9019_00034907- RC_FGIC9019_00034939		Claim Nos. 6604-6654 filed by Law Debenture Trust Company of New York and Wells Fargo Bank, N.A. as Separate Trustee and Trustee (All Debtors)	Yes, for limited purpose (ILS)	Yes						
955	3/4/2012	RC_FGIC9019_00034940- RC_FGIC9019_00035050		Claim Nos. 6655-6705 filed by U.S. Bank N.A. (All Debtors)	Yes, for limited purpose (ILS)	Yes						
956	3/4/2012	RC_FGIC9019_00035051- RC_FGIC9019_00036436		Claim Nos. 6758-6767 and 6772-6779 filed by Bank of New York Mellon Trust Co., N.A. (Nine Debtors)	Yes, for limited purpose (ILS)	Yes						
957	11/16/2012	RCPC00064200- RCPC00064211		Proof of Claim Nos. 4788, 4796, 4802 filed by the New Jersey Carpenters Health Fund and New Jersey Carpenters Vacation Fund	Yes, for limited purpose (ILS)	Yes						
958	11/15/2012	RCPC00064247- RCPC00064287		Proof of Claim No. 4911 filed by Elizabeth Cronk, Individually and on Behalf of All Others Similarly Situated	Yes, for limited purpose (ILS)	Yes						
959	11/5/2012	RCPC00063439- RCPC00063448		Proof of Claim No. 2243 filed by Daughtery, Crawford, Fuller & Brown, LLP	Yes, for limited purpose (ILS)	Yes						
960	11/7/2012	RCPC00063824- RCPC00063920		Proof of Claim No. 2881 filed by Schroeter Goldmark & Bender	Yes, for limited purpose (ILS)	Yes						
961	11/16/2012	RCPC00064341- RCPC00064608		Proofs of Claim No. 5594 and 5684 filed by Ricardo Guerra, Eric Ochoa, Gus Richard Davis and a Class of Similarly Situated Borrowers	Yes, for limited purpose (ILS)	Yes						

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					Objections an	d Information Relati	ing to Phase II		Objections	s and Information Re	lating to Phase I	
Exhibit No.	Date	Bates Range	Dep. Ex. No.	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	<u>Admitted</u>
962	11/16/2012	RCPC00064385- RCPC00064514		Proof of Claim No. 5596 filed by Rowena Drennen, Flora Gaskin, Roger Turner, Christie Turner, John Picard, and Rebecca Picard on Behalf of Themselves	Yes, for limited purpose (ILS)	Yes						
963	11/2/2012	RCPC00063192- RCPC00063438		Proof of Claim No. 2110 and 2117 filed by Rowena Drennen, Flora Gaskin, Roger Turner, Christie Turner, John Picard & Rebecca Picard et al.	Yes, for limited purpose (ILS)	Yes						
964	11/5/2012	RCPC00063449- RCPC00063577		Proof of Claim No. 2254 filed by Rowena Drennen, Flora Gaskin, Roger Turner, Christie Turner, John Picard & Rebecca Picard et al.	Yes, for limited purpose (ILS)	Yes						<u> </u>
965	11/2/2012	RCPC00063125- RCPC00063191		Proof of Claim No. 2106 filed by Kenneth L Kral on behalf himself and all others similarly situated	Yes, for limited purpose (ILS)	Yes						
966	11/16/2012	RCPC00064515- RCPC00064581		Proof of Claim No. 5626 filed by Darlene Manson	Yes, for limited purpose (ILS)	Yes						
967	11/16/2012	RCPC00064288- RCPC00064331		Proof of Claim No. 5284 filed by Donna Moore, Frenchola Holden, Keith McMillon and a Class of Similarly Situated Borrowers	Yes, for limited purpose (ILS)	Yes						 
968	11/6/2012	RCPC00063578- RCPC00063618		Proof of Claim No. 2530 filed by Russ Bebout, Michael Sanford and Marilyn Sanford, and Desiree Mcilrath	Yes, for limited purpose (ILS)	Yes						
969	11/7/2012	RCPC00063762- RCPC00063823		Proof of Claim No. 2764 filed by Tiffany Smith	Yes, for limited purpose (ILS)	Yes						
970	11/1/2012	RCPC00064212- RCPC00064246		Proof of Claim No. 4902 filed by Dennis A. Throm, Individually and On Behalf Of All Others Similarly Situated	Yes, for limited purpose (ILS)	Yes						
971	11/6/2012	RCPC00063619- RCPC00063761		Proof of Claim No. 2531 filed by Christina Ulbrich	Yes, for limited purpose (ILS)	Yes						
972	11/9/2012	RCPC00063921- RCPC00064199		Proof of Claim Nos. 3966 and 4074 filed by Landon Rothstein, Jennifer Davidson, Robert Davidson, and Ihor Kobryn, individually and on behalf of a putative class consisting of all residential mortgage loan borrowers who have been charged for lender-placed insurance in connection with loans serviced by GMAC Mortgage at any time from March 6, 2003 to the present	Yes, for limited purpose (ILS)	Yes						
973	11/14/2012	RCPC00000001- RCPC00000136		Case No. 12-12053-Proof of Claim #4778 against Residential Asset Mortgage Products, Inc. ("RAMP") with attachments-Notice sent to AIG Securities Lending Company by debtor RAMP	Yes, for limited purpose (ILS)	Yes						
974	11/14/2012	RCPC00000275- RCPC00000414		Case No. 12-12042-Proof of Claim #5321 against Homecomings Financial, LLC with attachments-Notice sent to AIG Securities Lending Company by debtor Homecomings Financial, LLC	Yes, for limited purpose (ILS)	Yes						
975	11/14/2012	RCPC00000918- RCPC00000962		Case No. 12-12052-Proof of Claim #5344 against Residential Accredit Loans, Inc. ("RALI") with attachments-Notice sent to AIG Securities Lending Company by debtor RALI	Yes, for limited purpose (ILS)	Yes						
976	11/14/2012	RCPC00000963- RCPC00001040		Case No. 12-12065-Proof of Claim #5346 against GMAC Mortgage, LLC with attachments-Notice sent to AIG Securities Lending Company by debtor GMAC Mortgage, LLC	Yes, for limited purpose (ILS)	Yes						
977	11/14/2012	RCPC00001041- RCPC00001145		Case No. 12-12054-Proof of Claim #5347 against Residential Asset Securities Corporation ("RASC") with attachments-Notice sent to AIG Securities Lending Company by debtor RASC	Yes, for limited purpose (ILS)	Yes						
978	11/15/2012	RCPC00001457- RCPC00001764		Case No. 12-12060-Proof of Claim #4499 against Residential Funding Mortgage Securities I, Inc. with attachments-Notice sent to creditor Allstate Insurance Co. from debtor Residential Funding Mortgage Securities I, Inc.	Yes, for limited purpose (ILS)	Yes						
979	11/15/2012	RCPC00001765- RCPC00002072		Case No. 12-12032-Proof of Claim #4500 against GMAC Mortgage, LLC with attachments-Notice sent to creditor Allstate Life Insurance Co. from debtor GMAC Mortgage, LLC	Yes, for limited purpose (ILS)	Yes						
980	11/15/2012	RCPC00002073- RCPC00002380		Case No. 12-12029-Proof of Claim #4501 against GMAC-RFC Holding Company, LLC with attachments-Notice sent to creditor Allstate Life Insurance Co. from debtor GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						

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981	11/15/2012	RCPC00002381- RCPC00002688	Case No. 12-12029-Proof of Claim #4502 against GMAC-RFC Holding Company, LLC with attachments-Notice sent to creditor Allstate Insurance Co from debtor GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						
982	11/15/2012	RCPC00002689- RCPC00002996	Case No. 12-12054-Proof of Claim #4503 against Residential Asset Securities Corporation with attachments-Notice sent to creditor Allstate Life Insurance Company from debtor Residential Asset Securities Corporation	Yes, for limited purpose (ILS)	Yes						
983	11/15/2012	RCPC00002997- RCPC00003304	Case No. 12-12053-Proof of Claim #4504 against Residential Asset Mortgage Products, Inc. with attachments-Notice sent to creditor Allstate Life Insurance Company from debtor Residential Asset Securities Corporation	Yes, for limited purpose (ILS)	Yes						
984	11/15/2012	RCPC00003305- RCPC00003612	Case No. 12-12020-Proof of Claim #4505 against Residential Capital, LLC wi attachments-Notice sent to creditor Allstate Insurance Company from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
985	11/15/2012	RCPC00003613- RCPC00003920	Case No. 12-12029-Proof of Claim #4506 against GMAC-RFC Holding Company, LLC with attachments-Notice sent to creditor Allstate New Jersey Insurance Co. from debtor GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						
986	11/15/2012	RCPC00004229- RCPC00004536	Case No. 12-12019-Proof of Claim #4509 against Residential Funding Compa LLC (f/k/a Residential Funding Corporation) with attachments-Notice sent to creditor Allstate New Jersey Insurance Company from debtor Residential Fund Company, LLC (f/k/a Residential Funding Corporation)		Yes						
987	11/15/2012	RCPC00004845- RCPC00005152	Case No. 12-12052-Proof of Claim #4515 against Residential Accredit Loans, Inc. with attachments-Notice sent to creditor Allstate New Jersey Insurance Company from debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
988	11/15/2012	RCPC00005153- RCPC00005460	Case No. 12-12019-Proof of Claim #4516 against Residential Funding Compa LLC (f/k/a Residential Funding Corporation) with attachments-Notice sent to creditor Allstate Insurance Company from debtor Residential Funding Compa		Yes						
989	11/15/2012	RCPC00005461- RCPC00005768	Case No. 12-12052-Proof of Claim #4517 against Residential Accredit Loans, Inc. with attachments-Notice sent to creditor Allstate Insurance Company fron debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
990	11/15/2012	RCPC00006077- RCPC00006384	Case No. 12-12020-Proof of Claim #4656 against Residential Capital, LLC wi attachments-Notice sent to creditor Allstate Life Insurance Company from deb Residential Capital, LLC		Yes						
991	11/15/2012	RCPC00006385- RCPC00006692	Case No. 12-12061-Proof of Claim #4931 against Residential Funding Mortga Securities II, Inc. with attachments-Notice sent to creditor Allstate Insurance Company from debtor Residential Funding Mortgage Securities II, Inc.	Yes, for limited purpose (ILS)	Yes						
992	11/15/2012	RCPC00007309- RCPC00007616	Case No. 12-12053-Proof of Claim #4957 against Residential Asset Mortgage Products, Inc. with attachments-Notice sent to creditor Allstate Insurance Company from debtor Residential Asset Mortgage Products, Inc.	Yes, for limited purpose (ILS)	Yes						
993	11/15/2012	RCPC00007617- RCPC00007924	Case No. 12-12032-Proof of Claim #4958 against GMAC Mortgage, LLC with attachments-Notice sent to creditor Allstate Insurance Co. from debtor GMAC Mortgage, LLC		Yes						
994	11/15/2012	RCPC00007925- RCPC00008232	Case No. 12-12019-Proof of Claim #4960 against Residential Funding Compa LLC (f/k/a Residential Funding Corporation) with attachments-Notice sent to creditor Allstate Insurance Company from debtor Residential Funding Compa LLC (f/k/a Residential Funding Corporation)	*	Yes						

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995	11/15/2012	RCPC00008233- RCPC00008540		Case No. 12-12061-Proof of Claim #4963 against Residential Funding Mortgage Securities II, Inc. with attachments-Notice sent to creditor Allstate Life Insurance Company from debtor Residential Funding Mortgage Securities II, Inc.	Yes, for limited purpose (ILS)	Yes						
996	11/15/2012	RCPC00009773- RCPC00010080		Case No. 12-12052-Proof of Claim #5078 against Residential Accredit Loans, Inc. with attachments-Notice sent to creditor Allstate Life Insurance Company from debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
997	11/15/2012	RCPC00010081- RCPC00010388		Case No. 12-12020-Proof of Claim #5079 against Residential Capital, LLC with attachments-Notice sent to creditor Allstate New Jersey Insurance Company from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
998	11/8/2012	RCPC00010696- RCPC00010701		Case No. 12-12019-Proof of Claim #2647 with attachments-Notice sent to creditor Asset Management Fund d/b/a AMF Funds; AMF Intermediate Mortgage Fund; AMF Ultra Short Mortgage Fund from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
999	11/8/2012	RCPC00010702- RCPC00010707		Case No. 12-12052-Proof of Claim #2648 against Residential Accredit Loans, IncNotice sent to creditor Asset Management Fund d/b/a AMF Funds; AMF Intermediate Mortgage Fund; AMF Ultra Short Mortgage Fund from debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
1000	11/8/2012	RCPC00010708- RCPC00010713		Case No. 12-12060-Proof of Claim #2650 against Residential Funding Mortgage Securities I, IncNotice sent to creditor Asset Management Fund d/b/a AMF Funds; AMF Intermediate Mortgage Fund; AMF Ultra Short Mortgage Fund from debtor Residential Funding Mortgage Securities I, Inc.	Yes, for limited purpose (ILS)	Yes						
1001	11/9/2012	RCPC00010714- RCPC00010719		Case No. 12-12019-Proof of Claim #2927 against Residential Funding Company, LLC-Notice sent to creditor Asset Management Fund d/b/a AMF Funds; AMF Intermediate Mortgage Fund; AMF Ultra Short Mortgage Fund from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1002	11/8/2012	RCPC00010720- RCPC00010726		Case No. 12-12019-Proof of Claim #2660 against Residential Funding Company, LLC-Notice sent to creditor Bank Hapoalim B.M. from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1003	11/8/2012	RCPC00010727- RCPC00010733		Case No. 12-12032-Proof of Claim #2661 against GMAC Mortgage, LLC-Notice sent to Bank Hapoalim B.M. from debtor GMAC Mortgage, LLC	Yes, for limited purpose (ILS)	Yes						
1004	11/8/2012	RCPC00010734- RCPC00010740		Case No. 12-12052-Proof of Claim #2662 Residential Accredit Loans, Inc Notice sent to Bank Hapoalim B.M. from debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
1005	11/8/2012	RCPC00010741- RCPC00010747		Case No. 12-12053-Proof of Claim #2663 against Residential Asset Mortgage Products, IncNotice sent to Bank Hapoalim B.M. from debtor Residential Asset Mortgage Products, Inc	Yes, for limited purpose (ILS)	Yes						
1006	11/8/2012	RCPC00010748- RCPC00010754		Case No. 12-12061-Proof of Claim #2664 against Residential Funding Mortgage Securities II, IncNotice sent to Bank Hapoalim B.M. from debtor Residential Funding Mortgage Securities II, Inc.	Yes, for limited purpose (ILS)	Yes						
1007	11/16/2012	RCPC00010755- RCPC00010760		Case No. 12-12054-Proof of Claim #5305 against Residential Asset Securities Corporation-Notice sent to Cambridge Place Investment Management, Inc. from debtor Residential Asset Securities Corporation	Yes, for limited purpose (ILS)	Yes						
1008	11/16/2012	RCPC00010761- RCPC00010766		Case No. 12-12052-Proof of Claim #5313 against Residential Accredit Loans, IncNotice sent to Cambridge Place Investment Management, Inc. from debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
1009	11/16/2012	RCPC00010767- RCPC00010772		Case No. 12-12053-Proof of Claim #5331 against Residential Asset Mortgage Products, IncNotice sent to Cambridge Place Investment Management, Inc. from debtor Residential Asset Mortgage Products, Inc.	Yes, for limited purpose (ILS)	Yes						

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1010	11/8/2012	RCPC00010773- RCPC00010778		Case No. 12-12054-Proof of Claim #2654 against Residential Asset Securities CorpNotice sent to Deutsche Zentral-Genossenschaftsbank, New York Branch d/b/a DZ Bank AG, New York; DG Holding Trust from debtor Residential Asset Securities Corp.	Yes, for limited purpose (ILS)	Yes						
1011	11/8/2012	RCPC00010779- RCPC00010784		Case No. 12-12053-Proof of Claim #2655 against Residential Accredit Loans, IncNotice sent to Deutsche Zentral-Genossenschaftsbank, New York Branch d/b/a DZ Bank AG, New York; DG Holding Trust from debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
1012	11/8/2012	RCPC00010785- RCPC00010790		Case No. 12-12019-Proof of Claim #2657 against Residential Funding Company, LLC-Notice sent to Deutsche Zentral-Genossenschaftsbank, New York Branch d/b/a DZ Bank AG, New York; DG Holding Trust from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1013	11/8/2012	RCPC00010791- RCPC00010796		Case No. 12-12052-Proof of Claim #2658 against Residential Accredit Loans, IncNotice sent to Deutsche Zentral-Genossenschaftsbank, New York Branch d/b/a DZ Bank AG, New York; DG Holding Trust from debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
1014	11/8/2012	RCPC00010797- RCPC00011784		Case No. 12-12052-Proof of Claim #2641 against Residential Funding Company, LLC-Notice sent to Federal Home Loan Bank of Boston from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1015	11/8/2012	RCPC00011785- RCPC00012772		Case No. 12-12052-Proof of Claim #3661 against Residential Accredit Loans, Inc. with attachments-Notice sent to Federal Home Loan Bank of Boston from debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
1016	11/8/2012	RCPC00012773- RCPC00013282		Case No. 12-12053-Proof of Claim #2637 with attachments-Notice sent to creditor Federal Home Loan Bank of Chicago from debtor Residential Asset Mortgage Products, Inc.	Yes, for limited purpose (ILS)	Yes						
1017	11/8/2012	RCPC00013283- RCPC00013792		Case No. 12-12019-Proof of Claim #2638 with attachments-Notice sent to creditor Federal Home Loan Bank of Chicago from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1018	11/8/2012	RCPC00013793- RCPC00014302		Case No. 12-12054-Proof of Claim #2639 with attachments-Notice sent to creditor Federal Home Loan Bank of Chicago from debtor Residential Asset Securities Corporation	Yes, for limited purpose (ILS)	Yes						
1019	11/8/2012	RCPC00014303- RCPC00014812		Case No. 12-12060-Proof of Claim #2640 with attachments-Notice sent to creditor Federal Home Loan Bank of Chicago from debtor Residential Funding Mortgage Securities I. Inc.	Yes, for limited purpose (ILS)	Yes						
1020	11/8/2012	RCPC00014813- RCPC00015228		Case No. 12-12060-Proof of Claim #3785 with attachments-Notice sent to creditor Federal Home Loan Bank of Indianapolis from debtor Residential Funding Mortgage Securities I. Inc.	Yes, for limited purpose (ILS)	Yes						
1021	11/8/2012	RCPC00015229- RCPC00015235		Case No. 12-12019-Proof of Claim #2646 with attachments-Notice sent to creditor HSH Nordbank AG; HSH Nordbank AG Luxembourg Branch; HSN Nordbank AG New York Branch; HSH Nordank Securities S.A. from debtor Residential Funding Mortgage Company, LLC	Yes, for limited purpose (ILS)	Yes						
1022	11/8/2012	RCPC00015236- RCPC00015242		Case No. 12-12054-Proof of Claim #2649 with attachments-Notice sent to creditor HSH Nordbank AG; HSH Nordbank AG Luxembourg Branch; HSN Nordbank AG New York Branch; HSH Nordank Securities S.A. from debtor Residential Asset Securities Corporation	Yes, for limited purpose (ILS)	Yes						
1023	11/8/2012	RCPC00015243- RCPC00015249		Case No. 12-12053-Proof of Claim #2651 with attachments-Notice sent to creditor HSH Nordbank AG; HSH Nordbank AG Luxembourg Branch; HSN Nordbank AG New York Branch; HSH Nordank Securities S.A. from debtor Residential Asset Mortgage Products, Inc.	Yes, for limited purpose (ILS)	Yes						
1024	11/14/2012	RCPC00015250- RCPC00015256		Case No. 12-12052-Proof of Claim #4269 with attachments-Notice sent to creditor Huntington Bancshares Inc. from debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						

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1025	11/14/2012	RCPC00015257- RCPC00015263		Case No. 12-12042-Proof of Claim #4272 with attachments-Notice sent to creditor Huntington Bancshares Inc. from debtor Homecomings Financial, LLC	Yes, for limited purpose (ILS)	Yes						
1026	11/14/2012	RCPC00015264- RCPC00015367		Case No. 12-12020-Proof of Claim #4282 with attachments-Notice sent to creditor Huntington Bancshares Inc. from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
1027	11/14/2012	RCPC00015368- RCPC00015374		Case No. 12-12019-Proof of Claim #4354 with attachments-Notice sent to creditor Huntington Bancshares Inc. from Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1028	11/14/2012	RCPC00015375- RCPC00015381		Case No. 12-12029-Proof of Claim #4356 with attachments-Notice sent to creditor Huntington Bancshares Inc. from GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1029	11/14/2012	RCPC00015382- RCPC00015388		Case No. 12-12060-Proof of Claim #4359 with attachments-Notice sent to creditor Huntington Bancshares Inc. from debtor Residential Funding Mortgage Securities, I, Inc.	Yes, for limited purpose (ILS)	Yes						
1030	11/14/2012	RCPC00015389- RCPC00015397		Case No. 12-12061-Proof of Claim #2644 with attachments-Notice sent to creditor IKB Deutsche Industriebank AG; IKB International S.A. in Liquidation from debtor Residential Funding Mortgage Securities, II, Inc.	Yes, for limited purpose (ILS)	Yes						
1031	11/5/2012	RCPC00015398- RCPC00015406		Case No. 12-12019-Proof of Claim #2652 with attachments-Notice sent to creditor IKB Deutsche Industriebank AG; IKB International S.A. in Liquidation from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1032	11/8/2012	RCPC00015407- RCPC00015415		Case No. 12-12053-Proof of Claim #2653 with attachments-Notice sent to creditor IKB Deutsche Industriebank AG; IKB International S.A. in Liquidation from debtor Residential Asset Mortgage Products, Inc.	Yes, for limited purpose (ILS)	Yes						
1033	11/8/2012	RCPC00015416- RCPC00015424		Case No. 12-12054-Proof of Claim #2656 with attachments- Notice sent to creditor IKB Deutsche Industriebank AG; IKB International S.A. in Liquidation from debtor Residential Asset Securities Corporation	Yes, for limited purpose (ILS)	Yes						
1034	11/14/2012	RCPC00015425- RCPC00015776		Case No. 12-12019-Proof of Claim #4221 with attachments- Notice sent to creditor John Hancock Strategic Series from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1035	11/14/2012	RCPC00015777- RCPC00016128		Case No. 12-12020-Proof of Claim #4223 with attachments-Notice sent to creditor John Hancock Strategic Series from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
1036	11/14/2012	RCPC00016129- RCPC00016480		Case No. 12-12052-Proof of Claim #4224 with attachments-Notice sent to creditor John Hancock Strategic Series from Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
1037	11/14/2012	RCPC00016481- RCPC00016832		Case No. 12-12042-Proof of Claim #4225 with attachments-Notice sent to creditor John Hancock Strategic Series from debtor Homecomings Financial, LLC	Yes, for limited purpose (ILS)	Yes						
1038	11/14/2012	RCPC00016833- RCPC00017184		Case No. 12-12032-Proof of Claim #4226 with attachments-Notice sent to creditor John Hancock Strategic Series from debtor GMAC Mortgage, LLC	Yes, for limited purpose (ILS)	Yes						
1039	11/14/2012	RCPC00017185- RCPC00017536		Case No. 12-12029-Proof of Claim #4228 with attachments-Notice sent to creditor John Hancock Strategic Series from debtor GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1040	11/14/2012	RCPC00017537- RCPC00017888		Case No. 12-12042-Proof of Claim #4231 with attachments-Notice sent to creditor John Hancock Income Securities Trust from debtor Homecomings Financial, LLC	Yes, for limited purpose (ILS)	Yes						
1041	11/14/2012	RCPC00017889- RCPC00018240		Case No. 12-12029-Proof of Claim #4233 with attachments-Notice sent to creditor John Hancock Income Securities Trust from debtor GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1042	11/14/2012	RCPC00018241- RCPC00018592		Case No. 12-12032-Proof of Claim #4234 with attachments-Notice sent to creditor John Hancock Income Securities Trust from debtor GMAC Mortgage, LLC	Yes, for limited purpose (ILS)	Yes						

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1043	11/14/2012	RCPC00018593- RCPC00018944	Case No. 12-12019-Proof of Claim #4235 with attachments-Notice sent to creditor John Hancock Income Securities Trust from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1044	11/14/2012	RCPC00018945- RCPC00019296	Case No. 12-12020-Proof of Claim #4237 with attachments-Notice sent to creditor John Hancock Income Securities Trust from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
1045	11/14/2012	RCPC00019297- RCPC00019648	Case No. 12-12052-Proof of Claim #4238 with attachments-Notice sent to creditor John Hancock Income Securities Trust from debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
1046	11/14/2012	RCPC00019649- RCPC00020000	Case No. 12-12052-Proof of Claim #4239 with attachments-Notice sent to creditor John Hancock Income Securities Trust from debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
1047	11/14/2012	RCPC00020001- RCPC00020352	Case No. 12-12020-Proof of Claim #4241 with attachments-Notice sent to creditor John Hancock Bond Trust from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
1048	11/14/2012	RCPC00020353- RCPC00020704	Case No. 12-12042-Proof of Claim #4243 with attachments-Notice sent to creditor John Hancock Bond Trust from debtor Homecomings Financial, LLC	Yes, for limited purpose (ILS)	Yes						
1049	11/14/2012	RCPC00020705- RCPC00020712	Case No. 12-12054-Proof of Claim #4245 with attachments-Notice sent to creditor John Hancock Life Insurance Company (U.S.A.) from debtor Residential Asset Securities Corporation	Yes, for limited purpose (ILS)	Yes						
1050	11/14/2012	RCPC00020713- RCPC00021064	Case No. 12-12029-Proof of Claim #4246 with attachments-Notice sent to creditor John Hancock Bond Trust from debtor GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1051	11/14/2012	RCPC00021065- RCPC00021416	Case No. 12-12032-Proof of Claim #4248 with attachments-Notice sent to creditor John Hancock Bond Trust from debtor GMAC Mortgage, LLC	Yes, for limited purpose (ILS)	Yes						
1052	11/14/2012	RCPC00021417- RCPC00021768	Case No. 12-12019-Proof of Claim #4250 with attachments-Notice sent to creditor John Hancock Bond Trust from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1053	11/14/2012	RCPC00021769- RCPC00021776	Case No. 12-12042-Proof of Claim #4252 with attachments-Notice sent to creditor John hancock Life Insurance Company (U.S.A.) from debtor Homecomings Financial, LLC	Yes, for limited purpose (ILS)	Yes						
1054	11/14/2012	RCPC00021777- RCPC00021784	Case No. 12-12032-Proof of Claim #4273 with attachments-Notice sent to creditor John Hancock Life Insurance Company (U.S.A.) from debtor GMAC Mortgage, LLC	Yes, for limited purpose (ILS)	Yes						
1055	11/14/2012	RCPC00021785- RCPC00021791	Case No. 12-12042-Proof of Claim #4274 with attachments-Notice sent to creditor John Hancock Life Insurance Company (U.S.A.) from debtor Homecomings Financial, LLC	Yes, for limited purpose (ILS)	Yes						
1056	11/14/2012	RCPC00021792- RCPC00021798	Case No. 12-12029-Proof of Claim #4277 with attachments-Notice sent to creditor John Hancock Life Insurance Company (U.S.A.) from debtor GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1057	11/14/2012	RCPC00021799- RCPC00022150	Case No. 12-12019-Proof of Claim #4278 with attachments-Notice sent to creditor John Hancock Funds II from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1058	11/14/2012	RCPC00022151- RCPC00022502	Case No. 12-12029-Proof of Claim #4281 with attachments-Notice sent to creditor John Hancock Funds II from debtor GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1059	11/14/2012	RCPC00022503- RCPC00022854	Case No. 12-12032-Proof of Claim #4283 with attachments-Notice sent to creditor John Hancock Funds II from debtor GMAC Mortgage, LLC	Yes, for limited purpose (ILS)	Yes						
1060	11/14/2012	RCPC00022855- RCPC00023206	Case No. 12-12042-Proof of Claim #4285 with attachments-Notice sent to creditor John Hancock Funds II from debtor Homecomings Financial, LLC	Yes, for limited purpose (ILS)	Yes						

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1061	11/14/2012	RCPC00023207- RCPC00023214	Case No. 12-12019-Proof of Claim #4286 with attached creditor John Hancock Life Insurance Company (U.S. Funding Company, LLC		Yes						
1062	11/14/2012	RCPC00023215- RCPC00023566	Case No. 12-12052-Proof of Claim #4287 with attacher creditor John Hancock Funds II from debtor Residenti	1 1	Yes						
1063	11/14/2012	RCPC00023567- RCPC00023918	Case No. 12-12020-Proof of Claim #4288 with attach creditor John Hancock Sovereign Bond Fund from del LLC		Yes						
1064	11/14/2012	RCPC00023919- RCPC00024270	Case No. 12-12060-Proof of Claim #4289 with attach creditor John Hancock Funds II from debtor Residenti Securities I, Inc.	,	Yes						
1065	11/14/2012	RCPC00024271- RCPC00024622	Case No. 12-12019-Proof of Claim #4290 with attach creditor John Hancock Sovereign Bond Fund from del Company, LLC		Yes						
1066	11/14/2012	RCPC00024623- RCPC00024974	Case No. 12-12032-Proof of Claim #4291 with attach creditor John Hancock Sovereign Bond Fund from del		Yes						
1067	11/14/2012	RCPC00024975- RCPC00025326	Case No. 12-12042-Proof of Claim #4292 with attach creditor John Hancock Sovereign Bond Fund from del Financial, LLC	,	Yes						
1068	11/14/2012	RCPC00025327- RCPC00025678	Case No. 12-12052-Proof of Claim #4293 with attach creditor John Hancock Sovereign Bond Fund from del Loans, Inc.		Yes						
1069	11/14/2012	RCPC00025679- RCPC00026030	Case No. 12-12020-Proof of Claim #4294 with attach creditor John Hancock Funds II from debtor Residenti	al Capital LLC purpose (ILS)	Yes						
1070	11/14/2012	RCPC00026031- RCPC00026378	Case No. 12-12020-Proof of Claim #4295 with attached creditor John Hancock Life Insurance Company (U.S. Capital LLC		Yes						
1071	11/14/2012	RCPC00026379- RCPC00026731	Case No. 12-12053-Proof of Claim #4296 with attached creditor John Hancock Funds II from debtor Residenti Inc.		Yes						
1072	11/14/2012	RCPC00026732- RCPC00026739	Case No. 12-12060-Proof of Claim #4297 with attach creditor John Hancock Life Insurance Company from Mortgage Securities I, Inc.		Yes						
1073	11/14/2012	RCPC00026740- RCPC00027092	Case No. 12-12020-Proof of Claim #4298 with attach creditor John Hancock Variable Insurance Trust from LLC		Yes						
1074	11/14/2012	RCPC00027093- RCPC00027099	Case No. 12-12052-Proof of Claim #4300 with attach creditor John Hancock Life Insurance Company (U.S. Accredit Loans, Inc.		Yes						
1075	11/14/2012	RCPC00027100- RCPC00027452	Case No. 12-12019-Proof of Claim #4301 with attach creditor John Hancock Variable Insurance Trust from Company, LLC		Yes						
1076	11/14/2012	RCPC00027453- RCPC00027805	Case No. 12-12029-Proof of Claim #4302 with attach creditor John Hancock Variable Insurance Trust from Holding Company, LLC		Yes						
1077	11/14/2012	RCPC00027806- RCPC00028158	Case No. 12-12032-Proof of Claim #4303 with attach creditor John Hancock Variable Insurance Trust from LLC		Yes						
1078	11/14/2012	RCPC00028159- RCPC00028166	Case No. 12-12054-Proof of Claim #4305 with attach creditor John Hancock Life Insurance Company (U.S. Asset Securities Corporation		Yes						

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			Case No. 12-12042-Proof of Claim #4306 with attachments-Notice sent to	Yes, for limited	Yes						
1079	11/14/2012	RCPC00028167- RCPC00028519	creditor John Hancock Variable Insurance Trust from debtor Homecomings Financial	purpose (ILS)							
	11/14/2012	RCPC00028519	Case No. 12-12052-Proof of Claim #4314 with attachments-Notice sent to	Yes, for limited	Yes						
1080		RCPC00028520-	creditor John Hancock Variable Insurance Trust from debtor Residential Accred		ies						
1000	11/14/2012	RCPC00028872	Loans, Inc.	purpose (ILB)							
			Case No. 12-12020-Proof of Claim #4315 with attachments-Notice sent to	Yes, for limited	Yes						
1081		RCPC00028873-	creditor John Hancock Life Insurance Company (U.S.A.) from debtor Residentia	l purpose (ILS)							
	11/14/2012	RCPC00029220	Capital, LLC								
			Case No. 12-12053-Proof of Claim #4317 with attachments-Notice sent to	Yes, for limited	Yes						
1082		RCPC00029221-	creditor John Hancock Variable Insurance Trust from debtor Residential Asset	purpose (ILS)							
	11/14/2012	RCPC00029573	Mortgage Products, Inc.	37 C 11 1 1	***						
1083		RCPC00029574-	Case No. 12-12052-Proof of Claim #4319 with attachments-Notice sent to creditor John Hancock Life Insurance Company (U.S.A.) from debtor Residenti	Yes, for limited al purpose (ILS)	Yes						
1083	11/14/2012	RCPC00029574- RCPC00029581	Accredit Loans, Inc.	ai puipose (iLs)							
	11/14/2012	RC1 C00029301	Case No. 12-12054-Proof of Claim #4321 with attachments-Notice sent to	Yes, for limited	Yes						
1084		RCPC00029582-	creditor John Hancock Variable Insurance Trust from debtor Residential Asset	purpose (ILS)	105						
	11/14/2012	RCPC00029934	Securities Corporation								
			Case No. 12-12060-Proof of Claim #4323 with attachments-Notice sent to	Yes, for limited	Yes						
1085		RCPC00029935-	creditor John Hancock Variable Insurance Trust from debtor Residential Funding	g purpose (ILS)							
	11/14/2012	RCPC00030287	Mortgage Securities I, Inc.								
		D GD G00000000	Case No. 12-12019-Proof of Claim #4324 with attachments-Notice sent to	Yes, for limited	Yes						
1086	11/14/2012	RCPC00030288- RCPC00030295	creditor John Hancock Life Insurance Company (U.S.A.) from debtor Residenti Funding Company, LLC	al purpose (ILS)							
	11/14/2012	RCPC00030293	Case No. 12-12061-Proof of Claim #4325 with attachments-Notice sent to	Yes, for limited	Yes						
1087		RCPC00030296-	creditor John Hancock Variable Insurance Trust from debtor Residential Fundin		ies						
1007	11/14/2012	RCPC00030648	Mortgage Securities II, Inc.	purpose (ILIS)							
			Case No. 12-12029-Proof of Claim #4329 with attachments-Notice sent to	Yes, for limited	Yes						
1088		RCPC00030649-	creditor John Hancock Life Insurance Company (U.S.A.) from debtor GMAC-	purpose (ILS)							
	11/14/2012	RCPC00030656	RFC Holding Company, LLC								
			Case No. 12-12053-Proof of Claim #4335 with attachments-Notice sent to	Yes, for limited	Yes						
1089		RCPC00030657-	creditor John Hancock Life Insurance Company (U.S.A.) from debtor Residentia	l purpose (ILS)							
	11/14/2012	RCPC00030664	Asset Mortgage Products, Inc.	X7	Yes						
1090		RCPC00030665-	Case No. 12-12053-Proof of Claim #4336 with attachments-Notice sent to creditor John Hancock Life Insurance Company (U.S.A.) from debtor Residentia	Yes, for limited purpose (ILS)	Yes						
1090	11/14/2012	RCPC00030672	Asset Mortgage Products, Inc.	purpose (ILS)							
	11/11/2012	1101 000030072	Case No. 12-12059-Proof of Claim #4361 with attachments-Notice sent to	Yes, for limited	Yes						
1091		RCPC00030673-	creditor John Hancock Sovereign Bond Fund from debtor GMAC-RFC Holding								
	11/14/2012	RCPC00031024	Company, LLC								
			Case No. 12-12032-Proof of Claim #4363 with attachments-Notice sent to	Yes, for limited	Yes						
1092		RCPC00031025-	creditor John Hancock Life Insurance Company (U.S.A.) from debtor GMAC	purpose (ILS)							
	11/14/2012	RCPC00031031	Mortgage, LLC	X7 C 11 1 1							
			G - N 10 10054 D - C COL' - #5012' - D - ' L' L A C ' -'	Yes, for limited purpose (ILS)	Yes						
1093		RCPC00031032-	Case No. 12-12054-Proof of Claim #5013 against Residential Asset Securities Corp. with attachments-Notice sent to creditor Massachusetts Mutual Life	purpose (ILS)							
	11/15/2012	RCPC00031032-	Insurance Company from debtor Residential Asset Securities Corp.								
			The state of the s	Yes, for limited	Yes						
1004			Case No. 12-12019-Proof of Claim #5033 against Residential Funding Company	,							
1094		RCPC00031184-	LLC with attachments-Notice sent to creditor Massachusetts Mutual Life								
	11/15/2012	RCPC00031338	Insurance Company from debtor Residential Funding Company, LLC								
				Yes, for limited	Yes		]				
1095		n an access	Case No. 12-12053-Proof of Claim #5042 against Residential Asset Mortgage	purpose (ILS)							
	11/15/2012	RCPC00031339- RCPC00031490	Products, Inc. ("RAMP") with attachments-Notice sent to creditor Massachuset	is							
	11/15/2012	KCPC00031490	Mutual Life Insurance Company from debtor RAMP		1						

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1096	11/15/2012	RCPC00031491- RCPC00031643		Case No. 12-12052-Proof of Claim #5060 against Residential Accredit Loans, Inc. with attachments-Notice sent to creditor Massachusetts Mutual Life Insurance Company from debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
1097	11/8/2012	RCPC00031644- RCPC00031649		Case No. 12-12054-Proof of Claim #2751-Notice sent to creditor Principal Life Insurance Company; Principal Funds, Inc.; Principal Variable Contracts Funds, Inc. from debtor Residential Asset Securities Corporation	Yes, for limited purpose (ILS)	Yes						
1098	11/8/2012	RCPC00031650- RCPC00031655		Case No. 12-12019-Proof of Claim #2752-Notice sent to creditor Principal Life Insurance Company; Principal Funds, Inc.; Principal Variable Contracts Funds, Inc. from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1099	11/8/2012	RCPC00031656- RCPC00031661		Case No. 12-12032-Proof of Claim #2753-Notice sent to creditor Principal Life Insurance Company; Principal Funds, Inc.; Principal Variable Contracts Funds, Inc. from debtor GMAC Mortgage, LLC	Yes, for limited purpose (ILS)	Yes						
1100	11/8/2012	RCPC00031662- RCPC00031667		Case No. 12-12052-Proof of Claim #2754-Notice sent to creditor Principal Life Insurance Company; Principal Funds, Inc.; Principal Variable Contracts Funds, Inc. from debtor Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
1101	11/8/2012	RCPC00031668- RCPC00031673		Case No. 12-12053-Proof of Claim #2755-Notice sent to creditor Principal Life Insurance Company; Principal Funds, Inc.; Principal Variable Contracts Funds, Inc. from debtor Residential Asset Mortgage Products, Inc.	Yes, for limited purpose (ILS)	Yes						
1102	11/15/2012	RCPC00031711- RCPC00031748		Case No. 12-12054-Proof of Claim #4512-Notice sent to creditor Pru Alpha Income Opportunity Master Fund I, L.P. from debtor Residential Asset Securities Corporation	Yes, for limited purpose (ILS)	Yes						
1103	11/15/2012	RCPC00031749- RCPC00031786		Case No. 12-12019-Proof of Claim #4513-Notice sent to creditor Pru Alpha Income Opportunity Master Fund I, L.P. from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1104	11/15/2012	RCPC00031787- RCPC00031823		Case No. 12-12020-Proof of Claim #4514-Notice sent to creditor Pruco Life Insurance Company of New Jersey from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
1105	11/15/2012	RCPC00031861- RCPC00031898		Case No. 12-12019-Proof of Claim #4521-Notice sent to creditor Prudential Trust Company from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1106	11/15/2012	RCPC00031899- RCPC00031937		Case No. 12-12020-Proof of Claim #4524-Notice sent to creditor Prudential Trust Company from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
1107	11/15/2012	RCPC00031938- RCPC00031974		Case No. 12-12053-Proof of Claim #4525-Notice sent to creditor Prudential Investment Portfolios 2 from debtor Residential Asset Mortgage Products, Inc.	Yes, for limited purpose (ILS)	Yes						
1108	11/15/2012	RCPC00031975- RCPC00032011		Case No. 12-12019-Proof of Claim #4529-Notice sent to creditor Prudential Investment Portfolios 2 from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1109	11/15/2012	RCPC00032012- RCPC00032048		Case No. 12-12032-Proof of Claim #4532-Notice sent to creditor Prudential Investment Portfolios 2 from debtor GMAC Mortgage, LLC	Yes, for limited purpose (ILS) Yes, for limited	Yes Yes						
1110	11/15/2012	RCPC00032049- RCPC00032085		Case No. 12-12054-Proof of Claim #4660-Notice sent to creditor Prudential Investment Portfollios 2 from debtor Residential Asset Securities Corp.	purpose (ILS)							
1111	11/15/2012	RCPC00032086- RCPC00032122		Case No. 12-12061-Proof of Claim #4661-Notice sent to creditor Prudential Investment Portfolios 2 from debtor Residential Funding Mortgage Securities II, Inc.	Yes, for limited purpose (ILS)	Yes						
1112	11/15/2012	RCPC00032123- RCPC00032160		Case No. 12-12029-Proof of Claim #4675-Notice sent to creditor Prudential Investment Portfolios 2 from debtor GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						

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1113	11/15/2012	RCPC00032161- RCPC00032198		Case No. 12-12020-Proof of Claim #4683-Notice sent to creditor Prudential Investment Portfolios 2 from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
1114	11/15/2012	RCPC00032236- RCPC00032273		Case No. 12-12054-Proof of Claim #4937-Notice sent to creditor Prudential Trust Company from debtor Residential Asset Securities Corporation	Yes, for limited purpose (ILS)	Yes						
1115	11/15/2012	RCPC00032274- RCPC00032310	]	Case No. 12-12061-Proof of Claim #4968-Notice sent to creditor Pruco Life Insurance Company from debtor Residential Funding Mortgage Securities II, Inc.	Yes, for limited purpose (ILS)	Yes						
1116	11/15/2012	RCPC00032348- RCPC00032385		Case No. 12-12053-Proof of Claim #4991-Notice sent to creditor Pru Alpha Fixed Income Opportunity Master Fund I, L.P. from debtor Residential Asset Mortgage Products, Inc.	Yes, for limited purpose (ILS)	Yes						
1117	11/15/2012	RCPC00032612- RCPC00032648		Case No. 12-12029-Proof of Claim #5097-Notice sent to creditor Prudential Annuities Life Assurance Corp. from debtor GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1118	11/15/2012	RCPC00032649- RCPC00032685		Case No. 12-12019-Proof of Claim #5098-Notice sent to creditor Prudential Annuities Life Assurance Corporation from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1119	11/15/2012	RCPC00032686- RCPC00032722		Case No. 12-12020-Proof of Claim #5099-Notice sent to creditor Prudential Annuities Life Assurance Corporation from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
1120	11/15/2012	RCPC00032723- RCPC00032759		Case No. 12-12061-Proof of Claim #5100-Notice sent to creditor Prudential Annuities Life Assurance Corporation from debtor Residential Funding Mortgage Securities II, Inc.	Yes, for limited purpose (ILS)	Yes						
1121	11/15/2012	RCPC00032760- RCPC00032796		Case No. 12-12029-Proof of Claim #5101-Notice sent to creditor Prudential Retirement Insurance & Annuities Company from debtor GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1122	11/15/2012	RCPC00032797- RCPC00032833		Case No. 12-12054-Proof of Claim #5102-Notice sent to creditor Prudential Retirement Asset Securities Corporation from debtor Residential Asset Securities Corporation	Yes, for limited purpose (ILS)	Yes						
1123	11/15/2012	RCPC00032834- RCPC00032870		Case No. 12-12061-Proof of Claim #5103-Notice sent to creditor Prudential Retirement Insurance & Annuities Company from debtor Residential Funding Mortgage Securities II, Inc.	Yes, for limited purpose (ILS)	Yes						
1124	11/15/2012	RCPC00032871- RCPC00032907		Case No. 12-12020-Proof of Claim #5104-Notice sent to creditor Prudential Retirement Insurance & Annuities Company from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
1125	11/15/2012	RCPC00032908- RCPC00032944		Case No. 12-12019-Proof of Claim #5105-Notice sent to creditor Prudential Retirement Insurance & Annuities Company from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1126	11/15/2012	RCPC00032945- RCPC00032981		Case No. 12-12019-Proof of Claim #5108-Notice sent to creditor Prudential Total Return Bond Fund, Inc. from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1127	11/15/2012	RCPC00032982- RCPC00033018		Case No. 12-12020-Proof of Claim #5110-Notice sent to creditor Prudential Total Return Bond Fund, Inc. from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
1128	11/15/2012	RCPC00033019- RCPC00033055		Case No. 12-12029-Proof of Claim #5112-Notice sent to creditor Prudential Total Return Bond Bund from debtor Residential Funding Mortgage Securities II, Inc.	Yes, for limited purpose (ILS)	Yes						
1129	11/15/2012	RCPC00033056- RCPC00033092		Case No. 12-12053-Proof of Claim #5113-Notice sent to creditor Prudential Total Return Bond Fund from debtor Residential Asset Mortgage Products, Inc.	Yes, for limited purpose (ILS)	Yes						
1130	11/15/2012	RCPC00033093- RCPC00033131		Case No. 12-12029-Proof of Claim #5116-Notice sent to creditor Prudential Trust Company from debtor GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						

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					Yes, for limited	Yes						
1131		RCPC00033132-		To. 12-12053-Proof of Claim #5117-Notice sent to creditor Prudential Trust	purpose (ILS)							
	11/15/2012	RCPC00033169	Compa	ny from debtor Residential Asset Mortgage Products, Inc.								
					Yes, for limited	Yes						
1132		RCPC00033170-		To. 12-12061-Proof of Claim #5119-Notice sent to creditor Prudential Trust	purpose (ILS)							
	11/15/2012	RCPC00033207		ny from debtor Residential Funding Mortgage Securities II, Inc.								
1133	11/0/2012	RCPC00033286-		To. 12-12054-Proof of Claim #2642-Notice sent to creditor Sealink Funding	Yes, for limited	Yes						
	11/8/2012	RCPC00033292	Limited	d from debtor Residential Asset Securities Corporation	purpose (ILS)							
1124		D GDG00022202		1 10 10050 P. C. COLL. WARKEN S	Yes, for limited	Yes						
1134	11/14/2012	RCPC00033293-		Io. 12-12053-Proof of Claim #4266-Notice sent to creditor Stichting	purpose (ILS)							
	11/14/2012	RCPC00033299	Pensioe	enfonds ABP from debtor Residential Asset Mortgage Products, Inc.	37 C 1 . 1	***						
1125		D CDC00022200	G N	1. 10 10050 P C. COL	Yes, for limited	Yes						
1135	11/14/2012	RCPC00033300- RCPC00033306		fo. 12-12052-Proof of Claim #4268-Notice sent to creditor Stichting enfonds ABP from debtor Residential Accredit Loans, Inc.	purpose (ILS)							
	11/14/2012	RCPC00033307-		To. 12-12042-Proof of Claim #4270-Notice sent to creditor Stichting	Yes, for limited	Yes						
1136	11/14/2012	RCPC00033307- RCPC00033313		enfonds ABP from debtor Homecomings Financial, LLC	purpose (ILS)	ies						
	11/14/2012	RCPC00033314-		To. 12-12020-Proof of Claim #4279-Notice sent to creditor Stichting	Yes, for limited	Yes						
1137	11/14/2012	RCPC00033314- RCPC00033438		enfonds ABP from debtor Residential Capital, LLC	purpose (ILS)	168						
	11/14/2012	RCPC00033439-		Io. 12-12032-Proof of Claim #4284-Notice sent to creditor Stichting	Yes, for limited	Yes						
1138	11/14/2012	RCPC00033445		enfonds ABP from debtor GMAC Mortgage, LLC	purpose (ILS)	168						
	11/1-1/2012	1000033443	Tensioe	cinolas Fibri from deotor GMFC Mortgage, EEC	Yes, for limited	Yes						
1139		RCPC00033446-	Case N	lo. 12-12019-Proof of Claim #4355-Notice sent to creditor Stichting	purpose (ILS)	103						
1137	11/14/2012	RCPC00033452		enfonds ABP from debtor Residential Funding Company, LLC	F==F=== (===)							
				5	Yes, for limited	Yes						
1140		RCPC00033453-	Case N	lo. 12-12029-Proof of Claim #4357-Notice sent to creditor Stichting	purpose (ILS)							
	11/14/2012	RCPC00033459		enfonds ABP from debtor GMAC-RFC Holding Company, LLC	1 - 1 ( )							
				0 1 7/	Yes, for limited	Yes						
1141		RCPC00033460-	Case N	lo. 12-12060-Proof of Claim #4358-Notice sent to creditor Stichting	purpose (ILS)							
	11/14/2012	RCPC00033466		enfonds ABP from debtor Residential Funding Mortgage Securities I, Inc.								
					Yes, for limited	Yes						
1142		RCPC00033467-	Case N	lo. 12-12054-Proof of Claim #4360-Notice sent to creditor Stichting	purpose (ILS)							
	11/14/2012	RCPC00033473	Pensioe	enfonds ABP from debtor Residential Asset Securities Corporation								
					Yes, for limited	Yes						
1143		RCPC00033474-	Case N	lo. 12-12052-Proof of Claim #4808-Notice sent to creditor Ameritas Life	purpose (ILS)							
	11/16/2012	RCPC00033477		nce Corp. from debtor Residential Accredit Loans, Inc.								
1144		RCPC00033478-		To. 12-12019-Proof of Claim #4810-Notice sent to creditor Acacia Life	Yes, for limited	Yes						
1117	11/16/2012	RCPC00033481	Insuran	nce Company from debtor Residential Funding Company, LLC	purpose (ILS)							
					Yes, for limited	Yes						
1145		RCPC00033482-		To. 12-12052-Proof of Claim #4813-Notice sent to creditor The Union	purpose (ILS)							
	11/16/2012	RCPC00033485	Central	Life Insurance Company from debtor Residential Accredit Loans, Inc.								
					Yes, for limited	Yes						
1146	11/16/2012	RCPC00033486-		To. 12-12019-Proof of Claim #4814-Notice sent to creditor The Union	purpose (ILS)							
	11/16/2012	RCPC00033489	Central	Life Insurance Company from debtor Residential Funding Company, LLC	37 C 1 . 1	***						
11.47		D CDC00022400	G N	1. 10 10050 P C. COL.' - 110400 N'	Yes, for limited	Yes						
1147	11/7/2012	RCPC00033490- RCPC00033652		Io. 12-12052-Proof of Claim #2422-Notice sent to creditor Western-	purpose (ILS)							
	11///2012	NCFC00033032	Souther	rn Life Assurance Company from debtor Residential Accredit Loans, Inc.	Vac for limitad	Yes		<del> </del>				
1148		RCPC00033653-	C M	To. 12-12052-Proof of Claim #2424-Notice sent to creditor Columbus Life	Yes, for limited purpose (ILS)	ies						
1148	11/7/2012	RCPC00033635- RCPC00033815		nce Company from debtor Residential Accredit Loans, Inc.	purpose (ILS)							
	11///2012	NC1 C00033013		To. 12-12052-Proof of Claim #2425 with attachments-Notice sent to	Yes, for limited	Yes		1				
1149		RCPC00033816-		r The Western and Southern Life Insurance Company from debtor	purpose (ILS)	168						
1147	11/7/2012	RCPC00033810- RCPC00033978		ntial Accredit Loans, Inc.	purpose (ILS)							
	11, 1/2012		residei	,, 200110, 2100		l		1				

				Objections a	nd Information Relat	ing to Phase II		Objections	and Information Re	lating to Phase I	
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				Yes, for limited	Yes						
1150		RCPC00033979-	Case No. 12-12032-Proof of Claim #2426 with attachments-Notice sent t	1 1 , ,							
	11/7/2012	RCPC00034141	creditor Integrity Life Insurance Company from debtor GMAC Mortgage								
			Case No. 12-12032-Proof of Claim #2430 with attachments-Notice sent t		Yes						
1151	11/7/2012	RCPC00034142- RCPC00034304	creditor National Integrity Life Insurance Company from debtor GMAC	purpose (ILS)							
	11/7/2012	RCPC00034304	Mortgage, LLC  Case No. 12-12053-Proof of Claim #2433 with attachments-Notice sent t	Yes, for limited	Yes						
1152		RCPC00034305-	case No. 12-12053-Proof of Claim #2453 with attachments-Notice sent to creditor Fort Washington Advisors, Inc. from debtor Residential Asset M		ies						
1132	11/7/2012	RCPC00034467	Products, Inc.	ortgage purpose (ILS)							
	11, ,,2012	1101 00005 1107	Case No. 12-12052-Proof of Claim #2434 with attachments-Notice sent t	Yes, for limited	Yes						
1153		RCPC00034468-	creditor National Integrity Life Insurance Company from debtor Resident								
	11/7/2012	RCPC00034630	Accredit Loans, Inc.								
			Case No. 12-12053-Proof of Claim #2437 with attachments-Notice sent t	Yes, for limited	Yes						
1154		RCPC00034631-	creditor Western-Southern Life Assurance Company from debtor Residen	tial purpose (ILS)							
	11/7/2012	RCPC00034793	Asset Mortgage Products, Inc.								
			Case No. 12-12053-Proof of Claim #2438 with attachments-Notice sent t		Yes						
1155		RCPC00034794-	creditor The Western and Southern Life Insurance Company from debtor	purpose (ILS)							
	11/7/2012	RCPC00034956	Residential Asset Mortgage Products, Inc.	37 C 1' '- 1	***						
1156		RCPC00034957-	Case No. 12-12053-Proof of Claim #2440 with attachments-Notice sent t		Yes						
1156	11/7/2012	RCPC00034937- RCPC00035119	creditor Columbus Life Insurance Company from debtor Residential Assa Mortgage Products, Inc.	purpose (ILS)							
	11/7/2012	KC1 C00033117	Case No. 12-12053-Proof of Claim #2443 with attachments-Notice sent t	Yes, for limited	Yes						
1157		RCPC00035120-	creditor National Integrity Life Insurance Company from debtor Resident		100						
1107	11/7/2012	RCPC00035282	Mortgage Products, Inc.	Tar Land							
			Case No. 12-12032-Proof of Claim #2460 with attachments-Notice sent t	Yes, for limited	Yes						
1158		RCPC00035283-	creditor The Western and Southern Life Insurance Company from debtor	GMAC purpose (ILS)							
	11/7/2012	RCPC00035445	Mortgage, LLC								
				Yes, for limited	Yes						
1159		RCPC00035446-	Case No. 12-12032-Proof of Claim #2463 with attachments-Notice sent t								
	11/7/2012	RCPC00035608	creditor Columbus Life Insurance Company from debtor GMAC Mortgag								
1160		D.CDC00025600	Case No. 12-12053-Proof of Claim #2464 with attachments-Notice sent t		Yes						
1160	11/7/2012	RCPC00035609- RCPC00035771	creditor Fort Washington Investment Advisors, Inc. from debtor Resident Accredit Loans, Inc.	ial purpose (ILS)							
	11///2012	KCI C00033771	Case No. 12-12060-Proof of Claim #2466 with attachments-Notice sent t	Yes, for limited	Yes						
1161		RCPC00035772-	creditor National Integrity Life Insurance Company from debtor Resident		103						
1101	11/7/2012	RCPC00035934	Funding Mortgage Securities I, Inc.	purpose (ILB)							
				Yes, for limited	Yes						
1162		RCPC00035935-	Case No. 12-12032-Proof of Claim #2467 with attachments-Notice sent t	purpose (ILS)							
	11/7/2012	RCPC00036097	creditor Fort Washington Advisors, Inc. from debtor GMAC Mortgage, I	LC							
			Case No. 12-12060-Proof of Claim #2614 with attachments-Notice sent t		Yes						
1163		RCPC00036098-	creditor Western-Southern Life Assurance Company from debtor Residen	tial purpose (ILS)							
	11/7/2012	RCPC00036260	Funding Mortgage Securities I, Inc.								
		D CD CO	Case No. 12-12060-Proof of Claim #3500 with attachments-Notice sent t		Yes						
1164	11/7/2012	RCPC00036261- RCPC00036423	creditor Columbus Life Insurance Company from debtor Residential Fun	ling purpose (ILS)							
	11/7/2012	RCPC00030423	Mortgage Securities I, Inc.  Case No. 12-12060-Proof of Claim #3505 with attachments-Notice sent t	Yes, for limited	Yes		<u> </u>				
1165		RCPC00036424-	creditor Fort Washington Advisors, Inc. from debtor Residential Funding	purpose (ILS)	168						
1103	11/7/2012	RCPC00036586	Mortgage Securities I, Inc.	purpose (IES)							
			Case No. 12-12060-Proof of Claim #3514 with attachments-Notice sent t	Yes, for limited	Yes						
1166		RCPC00036587-	creditor Western & Southern Life Insurance Company from debtor Resid								
	11/7/2012	RCPC00036749	Funding Mortgage Securities I, Inc.								
			Case No. 12-12032-Proof of Claim #3518 with attachments-Notice sent t	Yes, for limited	Yes						
1167		RCPC00036750-	creditor Western-Southern Life Assurance Company from debtor GMAC	purpose (ILS)							
	11/7/2012	RCPC00036912	Mortgage, LLC								

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1168	11/7/2012	RCPC00047080- RCPC00047242	Case No. 12-12053-Proof of Claim #2458 with attachments-Notice ser Integrity Life Insurance Company fro debtor Residential Asset Mortga Inc.		Yes						
1169	11/7/2012	RCPC00047243- RCPC00047405	Case No. 12-12052-Proof of Claim #2465 with attachments-Notice ser creditor Integrity Life Insurance Company from debtor Residential Acc Loans, Inc.		Yes						
1170	11/8/2012	RCPC00047406- RCPC00047412	Case No. 12-12053- Proof of Claim #2643 -Notice sent to creditor Sea Funding Limited from debtor Residential Asset Mortgage Products, In		Yes						
1171	11/8/2012	RCPC00047413- RCPC00047419	Case No. 12-12052 - Proof of Claim #2645 -Notice sent to creditor Sea Funding Limited from debtor Residential Accredit Loans, Inc.		Yes						
1172	11/8/2012	RCPC00047420- RCPC00047426	Case No. 12-12019- Proof of Claim #2659-Notice sent to creditor Seal Funding Limited from debtor Residential Funding Company, LLC	purpose (ILS)	Yes						
1173	11/7/2012	RCPC00047427- RCPC00047589	Case No. 12-12060-Proof of Claim #3493 with attachments-Notice ser creditor Integrity Life Insurance Company from debtor Residential Fur Mortgage Securities I, Inc.	nding purpose (ILS)	Yes						
1174	11/15/2012	RCPC00047590- RCPC00047594	Case No. 12-12032-Proof of Claim #4662 against GMAC Mortgage, L sent to creditor Assured Guaranty Municipal Corp. by debtor GMAC N LLC		Yes						
1175	11/15/2012	RCPC00047595- RCPC00047599	Case No. 12-12032-Proof of Claim #4665 against GMAC Mortgage, L Notice sent to creditor Assured Guaranty Corp. from debtor GMAC M LLC		Yes						
1176	11/15/2012	RCPC00047600- RCPC00047604	Case No. 12-12032-Proof of Claim #4669 against GMAC Mortgage, L Notice sent to creditor Assured Guaranty Municipal Corp. from debtor Mortgage, LLC		Yes						
1177	11/15/2012	RCPC00047605- RCPC00047609	Case No. 12-12060-Proof of Claim #4672 against Residential Funding Securities I, IncNotice sent to Assured Guaranty Corp. from debtor R Funding Mortgage Securities I, Inc.		Yes						
1178	11/15/2012	RCPC00047610- RCPC00047614	Case No. 12-12032-Proof of Claim #4674 against GMAC Mortgage, L sent to Assured Guaranty Municipal Corp. by debtor GMAC Mortgage		Yes						
1179	11/15/2012	RCPC00047615- RCPC00047619	Case No. 12-12032-Proof of Claim #4677 against GMAC Mortgage, L sent to Assured Guaranty Corp. by debtor GMAC Mortgage, LLC	LC-Notice Yes, for limited purpose (ILS)	Yes						
1180	11/15/2012	RCPC00047620- RCPC00047624	Case No. 12-12032-Proof of Claim #4682 against GMAC Mortgage, L sent to Assured Guaranty Corp. by debtor GMAC Mortgage, LLC	LC-Notice Yes, for limited purpose (ILS)	Yes						
1181	11/15/2012	RCPC00047625- RCPC00047629	Case No. 12-120032-Proof of Claim #4705 against GMAC Mortgage, Notice sent to AIG Financial Products, Inc. by debtor GMAC Mortgage		Yes						
1182	11/16/2012	RCPC00047625- RCPC00047629	Case No. 12-12032-Proof of Claim #5264 against GMAC Mortgage, L sent to Assured Guaranty Municipal Corp. by debtor GMAC Mortgage		Yes						
1183	11/15/2012	RCPC00047630- RCPC00047634	Case No. 12-12032-Proof of Claim #4706 against GMAC Mortgage, L sent to Assured Guaranty Municipal Corp. by debtor GMAC Mortgage		Yes						
1184	11/15/2012	RCPC00047635- RCPC00047639	Case No. 12-12019-Proof of Claim #4707 against Residential Funding LLC-Notice sent to Assured Guaranty Corp. by debtor Residential Fun Company, LLC	1	Yes						
1185	11/15/2012	RCPC00047640- RCPC00047644	Case No. 12-12019-Proof of Claim #4708 against Residential Funding LLC-Notice sent to Assured Guaranty Municipal Corp. by debtor Resi Funding Company, LLC		Yes						

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					Yes, for limited	Yes						
1186	11/15/2012	RCPC00047645- RCPC00047696		Case No. 12-12032-Proof of Claim #4710 against GMAC Mortgage, LLC-Notice sent to Assured Guaranty Municipal Corp. by debtor GMAC Mortgage, LLC	purpose (ILS)							
				Case No. 12-12019-Proof of Claim #4712 against Residential Funding Company,	Yes, for limited	Yes						
1187	11/15/2012	RCPC00047697- RCPC00047747		LLC with attachments-Notice sent to Assured Guaranty Corp. by debtor Residential Funding Company, LLC	purpose (ILS)							
					Yes, for limited	Yes						
1188	11/15/2012	RCPC00047748- RCPC00047752		Case No. 12-12032-Proof of Claim #4713 against GMAC Mortgage, LLC-Notice sent to Assured Guaranty Municipal Corp. by debtor GMAC Mortgage, LLC	purpose (ILS)							
					Yes, for limited	Yes						
1189	11/15/2012	RCPC00047753-		Case No. 12-12032-Proof of Claim #4715 against GMAC Mortgage, LLC-Notice	purpose (ILS)							
	11/15/2012	RCPC00047757 RCPC00047894-		sent to AG Financial Products Inc. by debtor GMAC Mortgage, LLC  Case No. 12-12020-Proof of Claim #4809-Notice sent to creditor Ameritas Life	V C . I' 't I	Yes						
1190	11/16/2012	RCPC00047894- RCPC00047897		Insurance Corp. from debtor Residential Capital, LLC	Yes, for limited purpose (ILS)	res						
	11/10/2012	RCPC00047898-		Case No. 12-12020-Proof of Claim #4811-Notice sent to creditor Acacia Life	Yes, for limited	Yes						
1191	11/16/2012	RCPC00047901		Insurance Corp. from debtor Residential Capital, LLC	purpose (ILS)	103						
		RCPC00047902-		Case No. 12-12052-Proof of Claim #4812 -Notice sent to creditor Acacia Life	Yes, for limited	Yes						
1192	11/16/2012	RCPC00047905		Insurance Corp. from debtor Residential Accredit Loans, Inc.	purpose (ILS)							
				-	Yes, for limited	Yes						
1193		RCPC00047906-		Case No. 12-12020-Proof of Claim #4815-Notice sent to creditor The Union	purpose (ILS)							
	11/16/2012	RCPC00047909		Central Life Insurance Company from debtor Residential Capital, LLC								
4404		D GDG000 (7010		G N 12 12010 B C CGI : #4016 N :	Yes, for limited	Yes						
1194	11/16/2012	RCPC00047910- RCPC00047913		Case No. 12-12019-Proof of Claim #4816-Notice sent to creditor Ameritas Life Insurance Corp. from debtor Residential Funding Company, LLC	purpose (ILS)							
	11/10/2012	RCPC00047913		insurance Corp. from deotor Residential Funding Company, LLC	Yes, for limited	Yes						
1195		RCPC00047914-		Case No. 12-12032-Proof of Claim #4877 against GMAC Mortgage, LLC-Notice	purpose (ILS)	168						
	11/15/2012	RCPC00047918		sent to AG Financial Products Inc. by debtor GMAC Mortgage, LLC	1 1 1							
				Case No. 12-12020-Proof of Claim #4928-Notice sent to creditor Pru Alpha	Yes, for limited	Yes						
1196	11/15/2012	RCPC00047919- RCPC00047957		Fixed Income Opportunity Master Fund I, L.P. from debtor Residential Capital, LLC	purpose (ILS)							
				Case No. 12-12029-Proof of Claim #4933-Notice sent to creditor Pru Alpha	Yes, for limited	Yes						
1197	11/15/2012	RCPC00047958- RCPC00047996		Fixed Income Opportunity Master Fund I, L.P. from debtor GMAC-RFC Holding Company, LLC	purpose (ILS)							
				Case No. 12-12019-Proof of Claim #5091 -Notice sent to creditor Pruco Life	Yes, for limited	Yes						
1198		RCPC00047997-		Insurance Company of New Jersey from debtor Residential Funding Company,	purpose (ILS)							
	11/15/2012	RCPC00048033		LLC	** * * * * * * * * * * * * * * * * * * *							
1199	11/15/2012	RCPC00048034- RCPC00048070		Case No. 12-12019-Proof of Claim #5092 -Notice sent to creditor Pruco Life Insurance Co. from debtor Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
	11/13/2012	RCPC00048070		Case No. 12-12020-Proof of Claim #5093-Notice sent to creditor Pruco Insurance	Yes, for limited	Yes						
1200	11/15/2012	RCPC00048107		Co. from debtor Residential Capital, LLC	purpose (ILS)	103						
				Case No. 12-12029-Proof of Claim #5094 -Notice sent to creditor Pruco Life	Yes, for limited	Yes						
1201		RCPC00048108-		Insurance Company of New Jersey from debtor GMAC-RFC Holding Company,	purpose (ILS)							
	11/15/2012	RCPC00048144		LLC								
1202		RCPC00048145-		Case No. 12-12029-Proof of Claim #5095 -Notice sent to creditor Pruco	Yes, for limited	Yes						
1202	11/15/2012	RCPC00048181		Insurance Co. from debtor GMAC-RFC Holding Company, LLC	purpose (ILS)							
1202		RCPC00048182-		Case No. 12-12061-Proof of Claim #5096 -Notice sent to creditor Pruco Life	Yes, for limited	Yes						
1203	11/15/2012	RCPC00048182- RCPC00048218		Insurance Company of New Jersey from debtor Residential Funding Mortgage Securities II, Inc.	purpose (ILS)							
					Yes, for limited	Yes						
1204	11/1/2012	RCPC00048219-		Case No. 12-12019, Proofs of Claim #5130-5145-Notice sent to creditor HSBC	purpose (ILS)							
	11/16/2012	RCPC00048330		Bank USA, N.A., as Trustee from debtor Residential Funding Company, LLC	M. C. P. C.	N.		1				
1205	11/16/2012	RCPC00048331- RCPC00049100		Case No. 12-12032, Proofs of Claim #5146-5255-Notice sent to creditor HSBC	Yes, for limited	Yes						
	11/10/2012	KCFC00049100		Bank USA, N.A., as Trustee from debtor GMAC Mortgage, LLC	purpose (ILS)							

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1206	11/16/2012	RCPC00049106- RCPC00049118	Case No. 12-12032-Proof of Claim #5266 against GMAC Mortgage, LLC- sent to AMBAC Assurance Corp. and the Segregated Account of AMBAC Assurance Corp. by debtor GMAC Mortgage, LLC	Notice Yes, for limited purpose (ILS)	Yes						
1207	11/16/2012	RCPC00049119- RCPC00049131	Case No. 12-12053-Proof of Claim #5269 against Residential Asset Mortg: Products, Inc. sent to AMBAC Assurance Corp. and the Segregated Accou AMBAC Assurance Corp. by debtor Residential Asset Mortgage Products,	it of	Yes						
1208	11/16/2012	RCPC00049132- RCPC00049148	Case No. 12-12019-Proof of Proof of Claim #5274 against Residential Fun Company, LLC-Notice sent to AMBAC Assurance Corp. and the Segregate Account of AMBAC Assurance Corp. by debtor Residential Funding Comp LLC	d purpose (ILS)	Yes						
1209	11/16/2012	RCPC00049517- RCPC00049521	Case No. 12-12019-Proof of Claim #5357 against Residential Funding Con LLC-Notice sent to Assured Guaranty Municipal Corp. by debtor Resident Funding Company, LLC		Yes						
1210	11/16/2012	RCPC00049522- RCPC00049526	Case No. 12-12032-Proof of Claim #5382 against GMAC Mortgage, LLC-sent to Assured Guaranty Corp. by debtor GMAC Mortgage, LLC		Yes						
1211	11/16/2012	RCPC00049527- RCPC00049665	Case No. 12-12042-Proof of Claim #5846 against Homecomings Financial with attachments-Notice sent to creditor MBIA Insurance Company from d Homecomings Financial, LLC		Yes						
1212	11/16/2012	RCPC00049666- RCPC00049804	Case No. 12-12020-Proof of Claim #5847 against Residential Capital, LLC attachments-Notice sent to creditor MBIA Insurance Company from debtor Residential Capital, LLC	with Yes, for limited purpose (ILS)	Yes						
1213	11/16/2012	RCPC00049805- RCPC00049943	Case No. 12-12061-Proof of Claim #5848 against Residential Funding Mor Securities II, LLC with attachments-Notice sent to creditor MBIA Insuranc Company from debtor Residential Funding Mortgage Securities II, LLC		Yes						
1214	11/16/2012	RCPC00049944- 5RCPC0000082	Case No. 12-12019-Proof of Claim #5849 against Residential Funding Cor LLC with attachments-Notice sent to creditor MBIA Insurance Company fi debtor Residential Funding Company, LLC		Yes						
1215	11/16/2012	RCPC00050083- RCPC00050221	Case No. 12-12053-Proof of Claim #5850 against Residential Asset Mortg.  Products, Inc. with attachments-Notice sent to creditor MBIA Insurance Confrom debtor Residential Asset Mortgage Products, Inc.		Yes						
1216	11/16/2012	RCPC00050222- RCPC00050360	Case No. 12-12032-Proof of Claim #5851 against GMAC Mortgage, LLC attachments-Notice sent to creditor MBIA Insurance Company from debtor GMAC Mortgage, LLC		Yes						
1217	11/21/2012	RCPC00050361- RCPC00050411	Case No. 12-12019-Proof of Claim #5879 by Assured Guaranty Municipal against Residential Funding Company, LLC with attachments-Notice sent Assured Guaranty Municipal Corp. by debtor Residential Funding Compan	0	Yes						
1218	11/30/2012	RCPC00050412- RCPC00050763	FHFA Proofs of Claim 6296-6301	Yes, for limited purpose (ILS)	Yes						
1219		RCPC00052524- RCPC00052618	Case Nos. 12-12019-12040, 12-12042-12066, 12-12068-12071, Proofs of 0 #6451-6501 with attachment -Notice sent to Deutsche Bank National Trust Company and Deutsche Bank Trust Co. Americas, as trustee of certain more backed securities trusts, and certain affiliates, from Debtors Residential CalLLC, et al. (All Debtors)	purpose (ILS) tgage- ital,	Yes						
1220		RCPC00052619- RCPC00052648	Case Nos. 12-12019-12040, 12-12042-12066, 12-12068-12071, Proofs of 6 #6502-6552-Notice sent to creditor Wells Fargo Bank, as Trustee, from All Debtors	purpose (ILS)	Yes						
1221		RCPC00052649- RCPC00052682	Case Nos. 12-12019-12040, 12-12042-12066, 12-12068-12071, Proofs of 6 #6553-6603-Notice sent to creditor Wells Fargo Bank, as Master Servicer, All Debtors		Yes						

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					Yes, for limited	Yes						
				Case Nos. 12-12019-12040, 12-12042-12066, 12-12068-71, First Amended	purpose (ILS)							
1222				Proofs of Claims #6706-6756 with attachment -Notice sent to Deutsche Bank								
				National Trust Company and Deutsche Bank Trust Co. Americas, as trustee of								
	2///2012	RCPC00052683-		certain mortgage-backed securities trusts, and certain affiliates, from Debtors								
	3/4/2013	RCPC00052777		Residential Capital, LLC, et al. (All Debtors)	** * * * * * * * * * * * * * * * * * * *							
1223		RCPC00052778-		Case No. 12-12020-Proof of Claim #6757 filed by Bank of NY Mellon as Master	Yes, for limited	Yes						
		RCPC00052805	2	Servicer	purpose (ILS)	¥7						
1224	10/15/2012	RCPC00054893- RCPC00054898	P	Proof of Claim No. 1210 (Example Loan Modification Claim)	Yes, for limited	Yes						
	10/15/2012	RCPC00054898 RCPC00055222-	_	-	purpose (ILS) Yes, for limited	Yes						
1225	6/25/2012	RCPC00055222- RCPC00055223	F	Proof of Claim No. 205 (Example Servicing Claim)	purpose (ILS)	ies						
	0/23/2012	KCFC00033223	+		Yes, for limited	Yes						
1226	10/31/2012	RCPC00055224	P	Proof of Claim No. 2051 (Example Insurance Claim)	purpose (ILS)	168						
	10/31/2012				Yes, for limited	Yes						
1227	11/5/2012	RCPC00055225	P	Proof of Claim No. 2374 (Example Standing Claim)	purpose (ILS)	103						
	11/5/2012	RCPC00055226-			Yes, for limited	Yes						
1228	7/18/2012	RCPC00055242	F	Proof of Claim No. 332 (Example Other/Indiscernible Claim)	purpose (ILS)	103						
	.,	RCPC00055243-			Yes, for limited	Yes						
1229	11/7/2012	RCPC00055261	P	Proof of Claim No. 3502 (Example Origination Claim)	purpose (ILS)	100						
		RCPC00055262-		Case No. 12-12019-Ally Commercial Finance, LLC Proof of Claim #3957 against	Yes, for limited	Yes						
1230	11/12/2012	RCPC00055272		Residential Funding Company, LLC	purpose (ILS)	100						
		RCPC00055273-		Case No. 12-12020-Ally Commercial Finance, LLC Proof of Claim #3958 against	Yes, for limited	Yes						
1231	11/12/2012	RCPC00055284		Residential Capital, LLC	purpose (ILS)	1						
		RCPC00055285-		Case No. 12-12032-Ally Commercial Finance, LLC Proof of Claim #3959 against	Yes, for limited	Yes						
1232	11/12/2012	RCPC00055375		GMAC Mortgage, LLC	purpose (ILS)	1						
		RCPC00055376-		Case No. 12-12032-BMMZ Holdings LLC Proof of Claim #3960 against GMAC	Yes, for limited	Yes						
1233	11/12/2012	RCPC00055386		Mortgage, LLC	purpose (ILS)							
1001		RCPC00055387-		Case No. 12-12061-Ally Bank Proof of Claim #3961 against Residential Funding	Yes, for limited	Yes						
1234	11/12/2012	RCPC00055422		Mortgage Securities II, Inc.	purpose (ILS)							
1225		RCPC00055423-	C	Case No. 12-12053-Ally Bank Proof of Claim #3962 against Residential Asset	Yes, for limited	Yes						
1235	11/12/2012	RCPC00055458		Mortgage Products, Inc.	purpose (ILS)							
1226		RCPC00055459-	C	Case No. 12-12054-Ally Bank Proof of Claim #3963 against Residential Assets	Yes, for limited	Yes						
1236	11/12/2012	RCPC00055494	S	Securities Corporation	purpose (ILS)							
1237		RCPC00055495-	(	Case No. 12-12059-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1237	11/12/2012	RCPC00055589		#3964 against Residential Funding Mortgage Exchange, LLC	purpose (ILS)							
1238		RCPC00055590-	C	Case No. 12-12063-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1236	11/12/2012	RCPC00055686		#3967 against Residential Mortgage Real Estate Holdings, LLC	purpose (ILS)							
1239		RCPC00055687-		Case No. 12-12052-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1237	11/12/2012	RCPC00055783		‡3968 against Residential Accredit Loans, Inc.	purpose (ILS)							
1240		RCPC00055784-		Case No. 12-12065-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
12.10	11/12/2012	RCPC00055880		#3972 against RFC Asset Holdings II, LLC	purpose (ILS)							
1241		RCPC00055881-		Case No. 12-12055-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
	11/12/2012	RCPC00055977		#3973 against Residential Services of Alabama, LLC	purpose (ILS)							
1242	4442424	RCPC00055978-		Case No. 12-12060-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
	11/12/2012	RCPC00056071		#3974 against Residential Funding Mortgage Securities I, Inc.	purpose (ILS)							
1243	11/12/2012	RCPC00056072-		Case No. 12-12061-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
	11/12/2012	RCPC00056165		#3975 against Residential Funding Mortgage Securities II, Inc.	purpose (ILS)	37		1				
1244	11/12/2012	RCPC00056166-		Case No. 12-12062-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
	11/12/2012	RCPC00056259		#3976 against Residential Funding Real Estate Holdings, LLC	purpose (ILS)	V		1				
1245	11/12/2012	RCPC00056260- RCPC00056353		Case No. 12-12071-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
	11/12/2012	RCPC00056353 RCPC00056354-		#3977 against RFC SFJV-2002, LLC Case No. 12-12053-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	purpose (ILS)	Yes		<del> </del>				
1246	11/12/2012	RCPC00056354- RCPC00056447		Case No. 12-12053-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim #3978 against Residential Asset Mortgage Products, Inc.	Yes, for limited purpose (ILS)	ies						
	11/12/2012	KC1 C00030447	#	73710 against restueiltat Asset Wortgage Floutiets, Ilic.	barbose (1F2)	L						

					Objections an	d Information Relati	ng to Phase II		Objections	and Information Re	lating to Phase I	
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1247	11/12/2012	RCPC00056448-		Case No. 12-12069-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
	11/12/2012	RCPC00056541		#3979 against RFC Construction Funding, LLC	purpose (ILS)							
1248	444404040	RCPC00056542-		Case No. 12-12020-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
	11/12/2012	RCPC00056636		#3980 against Residential Capital, LLC	purpose (ILS)	**						
1249	11/12/2012	RCPC00056637-		Case No. 12-12039-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
	11/12/2012	RCPC00056726		#3981 against Home Connects Lending Services, LLC	purpose (ILS)	Yes						
1250	11/12/2012	RCPC00056727- RCPC00056816		Case No. 12-12042-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim #3982 against Homecomings Financial, LLC	Yes, for limited purpose (ILS)	res						
	11/12/2012	RCPC00056817-	-	Case No. 12-12023-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1251	11/12/2012	RCPC00056906		#3983 against DOA Properties IX (Lots-Other), LLC	purpose (ILS)	103						
		RCPC00056907-		Case No. 12-12024-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1252	11/12/2012	RCPC00056996		#3984 against EPRE LLC	purpose (ILS)							
1252		RCPC00056997-		Case No. 12-12025-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1253	11/12/2012	RCPC00057086		#3985 against Equity Investment I, LLC	purpose (ILS)							
1254		RCPC00057087-		Case No. 12-12028-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1234	11/12/2012	RCPC00057176		#3986 against Executive Trustee Services, LLC	purpose (ILS)							
1255		RCPC00057177-		Case No. 12-12050-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1233	11/12/2012	RCPC00057265		#3987 against RAHI Real Estate Holdings, LLC	purpose (ILS)							
1256		RCPC00057266-		Case No. 12-12058-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1200	11/12/2012	RCPC00057360		#3988 against Residential Consumer Services, LLC	purpose (ILS)							
1257		RCPC00057361-		Case No. 12-12056-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
	11/12/2012	RCPC00057455		#3989 against Residential Consumer Services of Ohio, LLC	purpose (ILS)	**						
1258	11/12/2012	RCPC00057456-		Case No. 12-12019-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
	11/12/2012	RCPC00057550		#3990 against Residential Funding Company, LLC	purpose (ILS)	37						
1259	11/12/2012	RCPC00057551- RCPC00057645		Case No. 12-12057-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim #3991 against Residential Consumer Services of Texas, LLC	Yes, for limited purpose (ILS)	Yes						
	11/12/2012	RCPC00057645 RCPC00057646-		Case No. 12-12066-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1260	11/12/2012	RCPC00057040- RCPC00057740		#3992 against RFC Asset Management, LLC	purpose (ILS)	168						
	11/12/2012	RCPC00057741-		Case No. 12-12026-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1261	11/12/2012	RCPC00057830		#3993 against ETS of Virginia, Inc.	purpose (ILS)							
40.40		RCPC00057831-		Case No. 12-12054-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1262	11/12/2012	RCPC00057925		#3994 against Residential Asset Securities Corporation	purpose (ILS)							
1263		RCPC00057926-		Case No. 12-12070-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1203	11/12/2012	RCPC00058020		#3995 against RFC REO LLC	purpose (ILS)							
1264		RCPC00058021-		Case No. 12-12064-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1204	11/12/2012	RCPC00058115		#3996 against RFC-GSAP Servicer Advance, LLC	purpose (ILS)							
1265		RCPC00058116-		Case No. 12-12069-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
	11/12/2012	RCPC00058210		#3997 against RFC Borrower LLC	purpose (ILS)	**						
1266	11/12/2012	RCPC00058211-		Case No. 12-12035-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
	11/12/2012	RCPC00058305 RCPC00058306-	+	#3998 against GMACM Borrower LLC Case No. 12-12031-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	purpose (ILS) Yes, for limited	Yes						
1267	11/12/2012	RCPC00058306- RCPC00058400		#3999 against GMAC Mortgage USA Corporation	purpose (ILS)	res						
	11/12/2012	RCPC00058401-		Case No. 12-12046-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1268	11/12/2012	RCPC00058401- RCPC00058497		#4000 against PATI B, LLC	purpose (ILS)	105						
	11,12,2012	RCPC00058498-		Case No. 12-12033-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1269	11/12/2012	RCPC00058592		#4001 against GMAC Residential Holding Company, LLC	purpose (ILS)							
1070		RCPC00058593-		Case No. 12-12034-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
1270	11/12/2012	RCPC00058687		#4002 against GMAC RH Settlement Services, LLC	purpose (ILS)							
1271		RCPC00058688-		Case No. 12-12037-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
14/1	11/12/2012	RCPC00058782		#4003 against GMACR Mortgage Products, LLC	purpose (ILS)							
1272		RCPC00058783-		Case No. 12-12043-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
12/2	11/12/2012	RCPC00058877		#4004 against Ladue Associates, Inc.	purpose (ILS)							
1273		RCPC00058878-		Case No. 12-12051-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	Yes, for limited	Yes						
	11/12/2012	RCPC00058972		#4005 against RCSFJV2004, LLC	purpose (ILS)							

				Objections an	d Information Relati	ng to Phase II		Objections	s and Information Re	lating to Phase I	
Exhibit No.	Date	Bates Range Dep. Ex. No	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	<u>Admitted</u>
1274	11/12/2012	RCPC00058973- RCPC00058996	Case No. 12-12058-Motors Insurance Corporation Proof of Claim # 4006 against Residential Consumer Services, LLC	Yes, for limited purpose (ILS)	Yes						
1275	11/12/2012	RCPC00058997- RCPC00059091	Case No. 12-12036-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim #4007 against GMACM REO LLC	Yes, for limited purpose (ILS)	Yes						
1276	11/12/2012	RCPC00059092- RCPC00059115	Case No. 12-12028-Motors Insurance Corporation Proof of Claim # 4008 against Executive Trustee Services, LLC	Yes, for limited purpose (ILS)	Yes						
1277	11/12/2012	RCPC00059116- RCPC00059139	Case No. 12-12019-Motors Insurance Corporation Proof of Claim # 4009 against Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1278	11/12/2012	RCPC00059140- RCPC00059181	Case No. 12-12029-Ally Securities, LLC Proof of Claim #4011 against GMAC- RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1279	11/12/2012	RCPC00059182- RCPC00059276	Case No. 12-12027-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim #4013 against ETS of Washington, Inc.  Case No. 12-12042-Motors Insurance Corporation Proof of Claim # 4015 against	Yes, for limited purpose (ILS) Yes, for limited	Yes Yes						
1280	11/12/2012	RCPC00059277- RCPC00059300 RCPC00059301-	Homecomings Financial, LLC	purpose (ILS) Yes, for limited	Yes						
1281	11/12/2012	RCPC00059301- RCPC00059343 RCPC00059344-	Case No. 12-12020-Ally Securities, LLC Proof of Claim #4016 against Residential Capital, LLC  Case No. 12-12032-Motors Insurance Corporation Proof of Claim # 4018 against	purpose (ILS) Yes, for limited	Yes						
1282	11/12/2012	RCPC00059367 RCPC00059368-	GMAC Mortgage, LLC  Case No. 12-12032-Mlotis installate Corporation 11001 of Claim # #016 against GMAC Mortgage, LLC  Case No. 12-12032-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	purpose (ILS) Yes, for limited	Yes						
1283	11/12/2012	RCPC00059462 RCPC00059463-	#4019 against GMAC Mortgage, LLC  Case No. 12-12020-Motors Insurance Corporation Proof of Claim # 4020 against	purpose (ILS) Yes, for limited	Yes						
1284	11/12/2012	RCPC00059487 RCPC00059488-	Residential Capital, LLC  Case No. 12-12019-Ally Securities, LLC Proof of Claim #4022 against	purpose (ILS) Yes, for limited	Yes						
1285	11/12/2012	RCPC00059529 RCPC00059530-	Residential Funding Company, LLC  Case No. 12-12030-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim	purpose (ILS) Yes, for limited	Yes						
1286	11/12/2012	RCPC00059624 RCPC00059625-	#4023 against GMAC Model Home Finance I, LLC Case No. 12-12032-Ally Securities, LLC Proof of Claim #4024 against GMAC	purpose (ILS) Yes, for limited	Yes						
1287	11/12/2012	RCPC00059666 RCPC00059667-	Mortgage, LLC  Case No. 12-12027-Motors Insurance Corporation Proof of Claim # 4025 against	purpose (ILS) Yes, for limited	Yes						
1289	11/12/2012	RCPC00059690 RCPC00059691-	ETS of Washington, Inc.  Case No. 12-12042-Ally Securities, LLC Proof of Claim #4026 against	purpose (ILS) Yes, for limited	Yes						
1290	11/12/2012	RCPC00059732 RCPC00059733-	Homecomings Financial, LLC  Case No. 12-12021-Motors Insurance Corporation Proof of Claim # 4028 against	purpose (ILS) Yes, for limited	Yes						
1291	11/12/2012	RCPC00059756 RCPC00059757-	ditech, LLC Case No. 12-12052-Ally Securities, LLC Proof of Claim #4029 against	purpose (ILS) Yes, for limited	Yes						
1292	11/12/2012	RCPC00059798 RCPC00059799- RCPC00059892	Residential Accredit Loans, Inc.  Case No. 12-12022-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim #4030 against DOA Holding Properties, LLC	purpose (ILS) Yes, for limited purpose (ILS)	Yes						
1293	11/12/2012	RCPC00059892 RCPC00059893- RCPC00059934	Case No. 12-12053-Ally Securities, LLC Proof of Claim #4031 against Residential Asset Mortgage Products, Inc.	Yes, for limited purpose (ILS)	Yes						
1294	11/12/2012	RCPC00059935- RCPC00059976	Case No. 12-12054-Ally Securities, LLC Proof of Claim #4033 against Residential Asset Securities Corporation	Yes, for limited purpose (ILS)	Yes						
1295	11/12/2012	RCPC00059977- RCPC00060073	Case No. 12-12029-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim #4034 against GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1296	11/12/2012	RCPC00060074- RCPC00060088	Case No. 12-12032-Ally Investment Management, LLC Proof of Claim #4035 against GMAC Mortgage, LLC	Yes, for limited purpose (ILS)	Yes						
1297	11/12/2012	RCPC00060089- RCPC00060101	Case No. 12-12020-Ally Investment Management, LLC Proof of Claim #4036 against Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
1298	11/12/2012	RCPC00060102- RCPC00060195	Case No. 12-12044-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim #4037 against Passive Asset Transactions, LLC	Yes, for limited purpose (ILS)	Yes						
1299	11/12/2012	RCPC00060196- RCPC00060232	Case No. 12-12060-GMAC Mortgage Group, LLC Proof of Claim # 4039 against Residential Funding Mortgage Securities I, Inc.	Yes, for limited purpose (ILS)	Yes						
1300	11/12/2012	RCPC00060233- RCPC00060326	Case No. 12-12021-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim #4041 against ditech, LLC	Yes, for limited purpose (ILS)	Yes						

				Objections ar	nd Information Relati	ing to Phase II		Objections	s and Information Rel	ating to Phase I	
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1301	11/12/2012	RCPC00060327- RCPC00060366	Case No. 12-12020-GMAC Mortgage Group, LLC Proof of Claim # 4043 again: Residential Capital, LLC	Yes, for limited purpose (ILS)	Yes						
1302	11/12/2012	RCPC00060367- RCPC00060402	Case No. 12-12039-GMAC Mortgage Group, LLC Proof of Claim # 4045 again: Home Connects Lending Services, LLC	Yes, for limited purpose (ILS)	Yes						
1303	11/12/2012	RCPC00060403- RCPC00060499	Case No. 12-12047-Ally Financial Inc. and Non-Debtor Affiliates Proof of Clair #4046 against PATI Real Estate Holdings, LLC	Yes, for limited purpose (ILS)	Yes						
1304	11/12/2012	RCPC00060500- RCPC00060537	Case No. 12-12032-GMAC Mortgage Group, LLC Proof of Claim # 4047 again: GMAC Mortgage, LLC	Yes, for limited purpose (ILS)	Yes						
1305	11/12/2012	RCPC00060538- RCPC00060574	Case No. 12-12019-GMAC Mortgage Group, LLC Proof of Claim # 4048 again: Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1306	11/12/2012	RCPC00060575- RCPC00060611	Case No. 12-12052-GMAC Mortgage Group, LLC Proof of Claim # 4049 again: Residential Accredit Loans, Inc.	Yes, for limited purpose (ILS)	Yes						
1307	11/12/2012	RCPC00060612- RCPC00060705	Case No. 12-12045-Ally Financial Inc. and Non-Debtor Affiliates Proof of Clair #4050 against PATI A, LLC	Yes, for limited purpose (ILS)	Yes						
1308	11/12/2012	RCPC00060706- RCPC00060741	Case No. 12-12054-GMAC Mortgage Group, LLC Proof of Claim # 4051 again: Residential Asset Securities Corporation		Yes						
1309	11/12/2012	RCPC00060742- RCPC00060783	Case No. 12-12061-Ally Securities, LLC Proof of Claim #4052 against Residential Funding Mortgage Securities II, Inc.	Yes, for limited purpose (ILS)	Yes						
1310	11/12/2012	RCPC00060784- RCPC00060880	Case No. 12-12038-Ally Financial Inc. and Non-Debtor Affiliates Proof of Clair #4053 against HFN REO Sub II, LLC		Yes						
1311	11/12/2012	RCPC00060881- RCPC00060977	Case No. 12-12048-Ally Financial Inc. and Non-Debtor Affiliates Proof of Clair #4054 against RAHI A, LLC		Yes						
1312	11/12/2012	RCPC00060978- RCPC00061013	Case No. 12-12019-Ally Bank Proof of Claim #4055 against Residential Fundin Company, LLC		Yes						
1313	11/12/2012	RCPC00061014- RCPC00061049	Case No. 12-12029-Ally Bank Proof of Claim #4057 against GMAC-RFC Holding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1314	11/12/2012	RCPC00061050- RCPC00061085	Case No. 12-12039-Ally Bank Proof of Claim #4058 against Home Connects Lending Services, LLC	Yes, for limited purpose (ILS)	Yes						
1315	11/12/2012	RCPC00061086- RCPC00061121	Case No. 12-12052-Ally Bank Proof of Claim #4059 against Residential Accred Loans, Inc.	11 ' '	Yes						
1316	11/12/2012	RCPC00061122- RCPC00061157	Case No. 12-12042-Ally Bank Proof of Claim #4061 against Homecomings Financial, LLC	Yes, for limited purpose (ILS)	Yes						
1317	11/12/2012	RCPC00061158- RCPC00061204	Case No. 12-12032-Ally Bank Proof of Claim #4062 against GMAC Mortgage,	Yes, for limited purpose (ILS)	Yes						
1318	11/12/2012	RCPC00061205- RCPC00061250	Case No. 12-12020-Ally Bank Proof of Claim #4063 against Residential Capital		Yes						
1319	11/12/2012	RCPC00061251- RCPC00061287	Case No. 12-12042-GMAC Mortgage Group, LLC Proof of Claim # 4065 again: Homecomings Financial, LLC		Yes						
1320	11/12/2012	RCPC00061287 RCPC00061288- RCPC00061324	Case No. 12-12053-GMAC Mortgage Group, LLC Proof of Claim # 4066 again: Residential Asset Mortgage Products, Inc.		Yes						
1321	11/12/2012	RCPC00061325- RCPC00061361	Case No. 12-12028-GMAC Mortgage Group, LLC Proof of Claim # 4067 again: Executive Trustee Services, LLC		Yes						
1322	11/12/2012	RCPC00061362- RCPC00061398	Case No. 12-12029-GMAC Mortgage Group, LLC Proof of Claim # 4068 again: GMAC-RFC Holding Company, LLC		Yes						
1323	11/12/2012	RCPC00061398 RCPC00061399- RCPC00061440	Case No. 12-12060-Ally Securities, LLC Proof of Claim #4069 against Residential Funding Mortage Securities I, Inc.	Yes, for limited purpose (ILS)	Yes						
1324	11/12/2012	RCPC00061441- RCPC00061451	Case No. 12-12019-BMMZ Holdings LLC Proof of Claim #4070 against Residential Funding Company, LLC	Yes, for limited purpose (ILS)	Yes						
1325		RCPC00061451 RCPC00061452- RCPC00061463	Case No. 12-12020-BMMZ Holdings LLC Proof of Claim #4071 against	Yes, for limited	Yes						
1326	11/12/2012	RCPC00061464-	Residential Capital, LLC  Case No. 12-12049-Ally Financial Inc. and Non-Debtor Affiliates Proof of Clair		Yes						
1326	11/12/2012	RCPC00061464- RCPC00061560	Case No. 12-12049-Ally Financial Inc. and Non-Debtor Affiliates Proof of Clair #4072 against RAHI B, LLC	Yes, for limited purpose (ILS)	Yes						

					Objections and Information Relating to Phase II Objections and Information Relating to Phase II				lating to Phase I			
Exhibit No.	Date	Bates Range	Dep. Ex. No.	Description	Admit Without Objection	Authentication Waiver	JSN Phase II Objections	Admit Without Objection	Authentication Waiver	Phase I Objection	Phase I JSN Duplicate	Admitted
1327	11/12/2012	RCPC00061561- RCPC00061650		Case No. 12-12040-Ally Financial Inc. and Non-Debtor Affiliates Proof of Claim #4073 against Homecomings Financial Real Estate Holdings, LLC	Yes, for limited purpose (ILS)	Yes						
1328	11/9/2012	RCPC00061651- RCPC00061654		Proof of Claim No. 4167 (Example Wrongful Foreclosure Claim)	Yes, for limited purpose (ILS)	Yes						
1329		; ; RCPC00061800- 3 RCPC00061865		Proof of Claim Nos. 2781 , 7164, and 7170 filed by Syncora Guarantee f/k/a XL Capital	Yes, for limited purpose (ILS)	Yes						

	Objection Key
R	Relevance (FRE 402)
F	Lack of Foundation (FRE 602)
Н	Hearsay (FRE 802)
C	Completeness (FRE 106)

## EXHIBIT B

Exhibit No.	December the co	Data	Danin Datas Nambas	End Dates Nomber	Exhibit	D	Admit Without	Authentication	Okiantian	Doubleste
	Description  Memorandum sent from S. Rohlig to OneSource Workflow Manager;	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
DX AJA	cc to J. Frucci, J. Aretakis; re: Revised ResCap Bankruptcy Settlement									
DA AJA	ce to 3. Pracei, 3. Arctakis, ie. Revisea Rescap Bankruptey Schiement	6/19/2013	AFIJSN 0121140	AFIJSN 0121152	Confidential	Aretakis Ex. 6		Yes	Н	
	Memorandum sent from A. Celini, Senior Vice President, GMAC	0/12/2013	711 13511_0121140	711 13511_0121132	Comidential	riculus Ex. o		105		
DX AJB	Bank, cc M. Rizzo; re: Broker Agreement - GMAC Mortgage LLC &									
	GMAC Bank	11/30/2008	ALLY_0017944	ALLY_0017947	Confidential			Yes	Н	
DVAIC	Schedule to the ISDA Master Agreement dated as of March 14, 2008		_	_			Yes for limited			
DX AJC	between GMAC Mortgage, LLC and GMAC Bank	3/14/2008	ALLY_0018074	ALLY_0018083	Confidential		purpose (ILS)	Yes		PX 501
	Amended and Restated Schedule (Net Funding) dated as of July 1,									
DX AJD	2010 to the ISDA Master Agreement dated as of August 31, 2007									
DA AJD	between GMAC Mortgage LLC and Ally Bank (f/k/a/ GMAC Bank)						Yes for limited			
		7/1/2010	ALLY_0018118	ALLY_0018126	Confidential		purpose (ILS)	Yes		
	Schedule to the ISDA Master Agreement dated as of July 1, 2008									
DX AJE	(amending and superseding Schedule dated as of May 1, 2007) between	= // /acco					Yes for limited			DV. 500
	GMAC Mortgage, LLC and GMAC Bank	7/1/2008	ALLY_0018237	ALLY_0018244	Confidential	Cortese Ex. 12	purpose (ILS)	Yes		PX 502
	Second Addendum to Master Mortgage Loan Purchase and Sale Agreeement dated as of December 15, 2001 and amended as of January									
DX AJF	22, 2002 between GMAC Mortgage Corporation and GMAC Bank						Yes for limited			
	22, 2002 between GWAC Mongage Corporation and GWAC Bank	6/4/2002	ALLY_0018245	ALLY_0018246	Confidential		purpose (ILS)	Yes		
	Third Addendum to Master Mortgage Loan Purchase and Sale	0/4/2002	ALL 1_0010243	ALL1_0010240	Confidential		purpose (ILS)	103		
	Agreement dated as of December 15, 2001 and amended as of January									
DX AJG	22, 2002 and June 4, 2002 between GMAC Mortgage Corporation and						Yes for limited			
	GMAC Bank	1/1/2003	ALLY 0018247	ALLY 0018248	Confidential		purpose (ILS)	Yes		
	Fourth Addendum to Master Mortgage Loan Purchase and Sale		_				• • • •			
DVAIII	Agreement dated as of December 15, 2001 and amended as of January									
DX AJH	22, 2002, June 4, 2002, and January 1, 2003 between GMAC Mortgage						Yes for limited			
	Corporation and GMAC Bank	9/1/2004	ALLY_0018249	ALLY_0018250	Confidential		purpose (ILS)	Yes		
	Master Mortgage Loan Purchase and Sale Agreement Residential									
DX AJI	Mortgage Loans and Home Equity Loans/Lines of Credit between									
	GMAC Bank "Seller" and GMAC Mortgage Corporation "Purchaser"						Yes for limited			DV. 500
	A 11 1D ( 1M ( M ( 1 D 1 101	12/15/2001	ALLY_0018253	ALLY_0018274	Confidential		purpose (ILS)	Yes		PX 503
DVAH	Amended and Restated Master Mortgage Loan Purchase and Sale Agreement between GMAC Bank "Seller" and GMAC Mortgage, LLC						Yes for limited			
DX AJJ	"Purchaser"	6/1/2007	ALLY_0018275	ALLY_0018290	Confidential		purpose (ILS)	Yes		
	Master Mortgage Loan Purchase and Sale Agreement Residential	0/1/2007	ALL1_0016273	ALL1_0016290	Confidential		purpose (ILS)	103		
	Mortgage Loans and Home Equity Loans/Lines of Credit between									
DX AJK	GMAC Bank "Seller" and GMAC Mortgage, LLC "Purchaser"						Yes for limited			
		10/31/2006	ALLY 0018291	ALLY 0018319	Confidential		purpose (ILS)	Yes		
	\$430,000,000 Loan Agreement by and among Passive Asset		_				/			
	Transactions, LLC, as Borrower, RFC Asset Holdings II, LLC, as									
	Borrower, Residential Funding Company, LLC, as Guarantor,									
DX AJL	Residential Capital, LLC as Guarantor, GMAC LLC as Initial Lender									
	and as Lender Agent and Certain Other Financial Institutions and									
	Persons from time to time party hereto as Lenders						Yes for limited			
		11/20/2008	ALLY_0023145	ALLY_0023206	Confidential		purpose (ILS)	Yes		

					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	370,000,000 Credit Agreement by and among Passive Asset	Date	Degili Dates Nullibei	Eliu Dates Nullibei	Designation	Deposition	Objection	vv aivei	Objection	Duplicate
	Transactions, LLC, as Borrower, RFC Asset Holdings II, LLC, as									
	Borrower, Residential Funding Company, LLC, as Guarantor, GMAC									
	Mortgage, LLC, as Guarantor, Residential Capital, LLC, as Guarantor,									
DX AJM	GMAC LLC, as Initial Lender and as Credit Agent and Omnibus Agent									
	and Certain Other Financial Institutions and Persons from time to time									
	party hereto as Lenders						Yes for limited			
	party hereto as Echaers	6/1/2009	ALLY 0023953	ALLY 0024093	Confidential			V		
	Schedule to the ISDA Master Agreement dated as of October 1, 2004	0/1/2009	ALL 1_0023933	ALL 1_0024093	Confidential		purpose (ILS)	Yes		
DX AJN	and amended as of March 30, 2005 between GMAC Mortgage						Yes for limited			
DA AJN	Corporation and GMAC Bank	3/30/2005	ALLY_0041601	ALLY 0041609	Confidential		purpose (ILS)	Yes		
	ISDA Master Agreement between GMAC Mortgage, LLC and GMAC	3/30/2003	ALL1_0041001	ALL1_0041009	Comidential		Yes for limited	1 es		
DX AJO	Bank	6/12/2007	ALLY 0041610	ALLY 0041627	Confidential	Cortese Ex. 14	purpose (ILS)	Yes		
	Amended and Restated Schedule to the 2002 ISDA Master Agreement	0/12/2007	ALL1_0041010	ALL1_0041027	Confidential	CORESC Ex. 14	purpose (ILS)	105		
DX AJP	dated as of April 1, 2011 between GMAC Mortgage, LLC and Ally						Yes for limited			
DA AJI	Bank	4/1/2011	ALLY_0041665	ALLY 0041677	Confidential		purpose (ILS)	Yes		
	Letter Agreement between GMAC Mortgage LLC and Ally Bank re:	4/1/2011	71EE1_0041003	TLL 1_00+1077	Comidential		purpose (IES)	103		
DX AJQ	Confirmation of the Total Return Swap Relating to Mortgage Servicing						Yes for limited			
2111110	Rights of Ally Bank	4/1/2011	ALLY 0041799	ALLY 0041807	Confidential	Cortese Ex. 17	purpose (ILS)	Yes		
	Schedule to the ISDA Master Agreement dated as of October 1, 2004						Parpur (and)			
DX AJR	between GMAC Mortgage Corporation and GMAC Bank						Yes for limited			
		10/1/2004	ALLY_0041808	ALLY_0041817	Confidential		purpose (ILS)	Yes		
DV 410	Amended and Restated Operating Agreement between General Motors		_	<del>-</del>			Yes for limited			
DX AJS	Corporation, GMAC LLC, and Residential Capital LLC	11/27/2006	ALLY_0041818	ALLY_0041830	Confidential	Cortese Ex. 1	purpose (ILS)	Yes		PX 505
	Amended and Restated Loan Agreement by and among Residential									
	Funding Company, LLC, as Borrower, GMAC Mortgage, LLC, as									
	Borrower, Residential Capital, LLC and Certain Other Affiliates of the									
DX AJT	Borrowers, as Guarantors, Certain Affiliates of the Borrowers and the									
DATE	Guarantors party hereto as Obligors, GMAC Inc., as Initial Lender and									
	as Lender Agent and Certain Other Financial Institutions and Persons									
	from time to time party hereto as Lenders									
		12/30/2009	ALLY_0066146	ALLY_0066213	Confidential		Admitted Phase I	Yes		PX 6
DX AJU	Intercreditor Agreement	6/8/2008	ALLY_0066819	ALLY_0066901	Confidential		Admitted Phase I	Yes		PX 2
	Email and attachment sent from J. Ebacher to T. Marano, J. Jones, J.									
	Young, T. Hamzehpour, D. Flavin, T. Marshall, S. Hengel, J. Owings,									
DX AJV	T. Mortensen, B. Hall, L. Voss, K. Boland, S. Yablonowitz, R. Herbert,									
	and R. Kent; cc to M. Calderwood and T. Rowe; re: FW: Houlihan -									
	Resort Finance Valuation Report	= /2 / /2 0 0 °					77	37		
	Amounded and Destated Commission A (1) 11 ( 42) D. 1	7/24/2008	ALLY_0102228	ALLY_0102284	Confidential		Yes	Yes		
DX AJW	Amended and Restated Servicing Agreement by and between Ally Bank Owner and GMAC Mortgage, LLC Servicer	E/11/2012	ATT 37 0114460	ATTW 0114702	Confidential		Yes for limited	V		
DVAIV		5/11/2012	ALLY_0114469	ALLY_0114703	Confidential Confidential		purpose (ILS)	Yes Yes	Н	
DX AJX	GMAC LLC Consent to Action (Dec. 21, 2008)  Operating Agreement between General Motors Corporation, General	1/16/2009	ALLY_0114717	ALLY_0115342	Communication			1 68	П	
DX AJY	Motors Acceptance Corporation and Residential Capital Corporation						Yes for limited			
DAAJI	170003 7 receptance Corporation and residential Capital Corporation	6/24/2005	ALLY 0140795	ALLY 0140808	Confidential		purpose (ILS)	Yes		PX 510
		0/24/2003	ALL 1_0140733	ALL 1_0140000	Comidential		purpose (ILS)	103		17.310

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Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Exhibit Designation	Deposition	Admit Without Objection	Authentication Waiver	Objection	Duplicate
	Memorandum sent from J. Cortese to File; re: Ally Bank/GMAC	Date	Degin Dates Number	End Dates Number	Designation	Deposition	Objection	waiver	Objection	Duplicate
DX AJZ	Mortgage Affiliate total Return Swap Accounting analysis Revised for									
DATE	April 2011 Agreement	7/25/2011	ALLY_0171117	ALLY_0171124	Confidential			Yes	Н	
	Email sent from C. Quenneville to W. Marx; re: ResCap Board Action -	772072011	11221_01/111/	11221_01/1121						
DX AKA	Tax Allocation Agreement	9/18/2012	ALLY_0178777	ALLY_0178777	Confidential			Yes	Н	
	2005 and 2006 Agreements for the Allocation of United States Federal									
DX AKB	Income Taxes between General Motors Acceptance Corporation and									
	Residential Capital Corporation		ALLY_0178779	ALLY_0178804	Confidential			Yes	H in part	
DX AKC	Email and attachment sent from B. Yastine to X. Portillo; re: FW:						Yes for limited			
DA ARC	Support Letter (Executed Copy)	1/31/2012	ALLY_0194816	ALLY_0194845	Confidential		purpose (ILS)	Yes		
	Amended and Restated Master Mortgage Loan Purchase and Sale									
DX AKD	Agreement Residential Mortgage Loans and Home Equity Loans/Lines									
	of Credit between GMAC Bank "Seller" and GMAC Mortgage, LLC	- 1 <b>2</b> - 1 <b>2</b> 0 0 0			G 61 41	Cortese Ex. 2; Young	A I do IDI I	77		DW 15
	"Purchaser"	6/26/2008	ALLY_0201210	ALLY_0201225	Confidential	Ex. 6	Admitted Phase I	Yes		PX 15
DV AVE	Addendum to Master Mortgage Purchase and Sale Agreement dated as of December 15, 2001 between GMAC Mortgage Corporation and						Yes for limited			
DX AKE	GMAC Bank	1/22/2002	ALLY_0201226	ALLY_0201227	Confidential		purpose (ILS)	Yes		
	Memorandum sent from W. Marx to Tax Accounting File-Final GM	1/22/2002	ALL1_0201220	ALL1_0201221	Confidential		purpose (ILS)	103		
DX AKF	Tax Allocation True-Up Accounting; re: RE: Final Tax Liabilities									
DATIN	Allocated From GM, November 30 2006	1/25/2008	ALLY 0208456	ALLY 0208460	Confidential			Yes	Н	
	\$1,100,000,000 Amended and Restated Loan Agreement by and among	1,25,2000	11221_0200.00	11221_0200.00						
	Residential Funding Company, LLC and GMAC Mortgage, LLC, as									
	Borrowers, Residential Capital, LLC and Certain Other Affiliates of the									
DX AKG	Borrowers, as Guarantors, GMAC Inc. as Initial Lender and as Lender									
	Agent and Certain Other Financial Institutions and Persons from time to									
	time party hereto as Lenders									
		12/30/2009	ALLY_0240633	ALLY_0240782	Confidential		Admitted Phase I	Yes		PX 9
	Email chain and attachment sent from J. Young to J. Cortese; cc to L.									
DX AKH	LaCombe, and M. Anspach; re: FW Bank R&W Deloitte Memo									
		2/20/2012	ALLY_0242452	ALLY_0242460	Confidential			Yes	Н	
DW 4171	Email sent from J. Mackey to W. Marx; cc to J. Aretakis; re: RE: High									
DX AKI	Priority-Tax Allocation- Large Payment Possibly due ResCap October	10/15/2010	ATTX 0245404	ATTV 0245405	C6: -1	V		Yes	Н	
	Email sent from J. Young to J. Kearney; re: FW: Interview Summary	10/15/2010	ALLY_0245484	ALLY_0245485	Confidential	Young Ex. 4		res	н	
DX AKJ	Email sent from J. Foung to J. Rearney, ie. Fw. Interview Summary	2/24/2012	ALLY_0253931	ALLY_0253932	Confidential			Yes	Н	
	ResCap Consolidation, 2011 U.S. Corporation Income Tax Return	41 471 4U14	ALL 1_0233731	ALL I _0433734	Communital			103	11	
DX AKK	(Form 1120)		ALLY_0336317	ALLY_0336756	Confidential		Yes	Yes		
	Ally, Residential Capital, LLC, Consolidated Financial Statements for									
DX AKL	the Years Ended December 31, 2011 and 2010		ALLY_0336757	ALLY_0336836	Confidential		Yes	Yes		
DX AKM	ResCap Consolidation, 2010 U.S. Corporation Income Tax Return		_	<del>-</del>						
DX AKM	(Form 1120)		ALLY_0337039	ALLY_0337127	Confidential		Yes	Yes		
	ResCap Consolidation, U.S. Corporation Income Tax Return for the tax									
DX AKN	year beginning 11/02/2009 and ending 12/31/2009 (Form 1120)									
			ALLY_0337325	ALLY_0337408	Confidential		Yes	Yes		
DX AKO	Description of 2005 and 2006 Tax Allocation to ResCap	11/27/2012	ALLY_0338094	ALLY_0338097	Confidential			Yes	Н	

					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Email sent from T. Kushman to J. Young, J. Centurino, C. Evans, J.		_			_	-		-	
DX AKP	Gravelle, C. Scott; cc to L. LaCombe, J. Cortese, D. Shevsky, T. Houghton, H. Benton; re: RE: Loan Repurchases post filing									
	Troughton, Tr. Benton, te. RE. Eoan Reputchases post filing	4/3/2012	ALLY_0341669	ALLY_0341670	Confidential			Yes	Н	
DX AKQ	Email sent from T. Frogge to J. Young; re: FW: Broker to Bank									
,	Agreement Review Email chain sent from J. Cortese to T. Kushman; cc to J. Young, N.	2/28/2012	ALLY_0366331	ALLY_0366334	Confidential			Yes	Н	
DX AKR	Rock, C. Dondzila, and S. Vandolsen; re: RE: Bank ResCap Gain on									
	Sale	3/13/2012	ALLY_0381701	ALLY_0381702	Confidential			Yes	Н	
	Email chain sent from J. Mackey to J. Young, B. Yastine, and J. Brown;									
DX AKS	cc to H. Benton; re: RE: Meeting tomorrow re: consumer lending bank/non-bank economics/swap	12/15/2011	ALLY_0387143	ALLY_0387144	Confidential	Cortese Ex. 5		Yes	Н	
	Email chain sent from T. Kushman to E. Reilly, J. Cortese, J. Young, P.	12/13/2011	TLL 1_0307143	71LL1_0307144	Confidential	Cortese Ex. 5		103	11	
	Fleming; cc to L. Nees, L. Reichel, J. Bilko, H. Benton,									
DX AKT	mbeck@mofo.com, kkohler@mofo.com, N. Rock, P. Murray, L.									
	Corrigan, J. Gravelle, M. Carnevale, C. Eubanks, C. Brady, D. Linley; re: RE: Clarifying the Adjusted Carry Value	4/24/2012	ALLY 0388740	ALLY_0388744	Confidential			Yes	H in part	
	Email and attachments sent from J. Cortese to T.Robinson, and B.		1111111111111111	11111111111111111					22 22 24	
DX AKU	Stevenson; cc to J. Young, L. LaCombe, R. Hahn, and J. Brown; re:					Contains Dondzila Ex.				
	Ally Bank 2009 Broker Materiality Analysis  Memorandum sent from A. Cummings, S. Cohen, J. Cortese, and M.	3/13/2012	ALLY_0401562	ALLY_0401575	Confidential	17		Yes	Н	
	Riskey to December Loan Transfer Files; re: Ally Loan Sale to GMAC									
DX AKV	and Contribution to ResCap - Transaction Summary									
			ALLY_0402179	ALLY_0402190	Confidential			Yes	Н	
DX AKW	Brokering Consumer Loans to Bank project (BCL2B) Powerpoint Deck	11/19/2008	ALLY 0402191	ALLY 0402191	Confidential			Yes	Н	
DW AWW	J. Cortese, Brokering Consumer Loans to Bank: Assumption Review	11/15/2000	ALL1_0+02171	ALL 1_0402171	Confidential			103	11	
DX AKX		2/6/2012	ALLY_0402192	ALLY_0402195	Confidential	Cortese Ex. 7		Yes	Н	
DX AKY	GMAC Financial Services Accounting Policy #1060: Fair Value	244/2000	47777 0400044		G (1)			**	**	
DX AKZ	Measurement Ally Accounting Policy 1060: Fair Value Measurement	3/14/2008 7/1/2012	ALLY_0402366 ALLY_0402395	ALLY_0402394 ALLY_0402446	Confidential Confidential			Yes Yes	H H	
	Ally Bank, Certain Loan Origination Balances as Requested by	7/1/2012	ALE 1_0402373	71EE 1_0402440	Comidential			103	11	
DX ALA	Examiner		ALLY_0402447	ALLY_0402447	Confidential			Yes	Н	
	Email chain sent from J. Bilko to T. Kushman, J. Cortese, J. Young,									
DX ALB	ereilly@mayerbrown.com, P. Fleming; cc to L. Nees, L. Reichel, H. Benton, mbeck@mofo.com; kkohler@mofo.com; N. Rock, P. Murray,									
DATED	L. Corrigan, J. Gravelle, M. Carnevale, and C. Eubanks; re: Re:									
	Clarifying the Adjusted Carry Value	4/21/2012	ALLY_0422575	ALLY_0422578	Confidential			Yes	Н	
DX ALC	Ally Federal Tax Benefit from ResCap Losses: July 1, 2009 through		ALL V 0424651	ALL V 0404650	C6-1			V	Н	
	December 31, 2011 Email chain sent from W. Marx to J. Mackey; cc to J. Aretakis; re: RE:		ALLY_0424651	ALLY_0424652	Confidential			Yes	Н	
	High Priority-Tax Allocation- Large Payment Possibly due ResCap									
	October 30	10/15/2010	ALLY_0424657	ALLY_0424658	Confidential	Young Ex. 5	Yes	Yes		PX 514
	Email sent from W. Marx to J. Young, T. Hamzehpour; cc to J. Mackey, C. Dondzila, J. Aretakis, and J. Frucci; re: ResCap Tax Allocation									
DX ALE	Agreement	10/18/2010	ALLY_0424659	ALLY_0424659	Confidential		Yes	Yes		PX 515
l	1-0-1	13/10/2010	. IEE 1_0 12 1039	71EE1_0121037	Johnsonia	1	100	100		

					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
DX ALF	Email chain sent from J. Mackey to W. Marx; cc to J. Aretakis; re: RE:		J			-			·	•
DX ALF	ResCap Tax Allocation	11/2/2010	ALLY_0424660	ALLY_0424664	Confidential			Yes	Н	
DX ALG	Email sent from J. Frucci to W. Marx; re: FW: ResCap Tax Allocation									
DA ALG	Agreement	12/16/2010	ALLY_0424665	ALLY_0424666	Confidential			Yes	H in part	
DX ALH	Email sent from W. Marx to J. Aretakis and J. Frucci; re: FW: ResCap									777.44.6
	Tax Allocation Agreement	12/16/2010	ALLY_0424667	ALLY_0424669	Confidential		Yes	Yes		PX 516
DX ALI	Email and attachment sent from W. Marx to T. Baker; re: FW: ResCap Tax Allocation Agreement	1/6/2011	ALLY 0424670	ALLY_0424677	Confidential			Yes	H in part	BK
	Email chain sent from J. Mackey to W. Marx; cc to J. Aretakis; re: Re:	1/0/2011	ALL1_0424070	ALL I _0424077	Confidential			1 es	н ш рап	DK
DX ALJ	ResCap Tax Allocation	11/2/2010	ALLY_0434931	ALLY_0434935	Confidential			Yes	Н	
	Email chain sent from W. Marx to T. Baker; re: FW: ResCap Tax	11/2/2010	THEE 1_0 13 1931	THEE T_0 13 1733	Communication			100		
DX ALK	Allocation Agreement	1/6/2011	ALLY_0434938	ALLY_0434945	Confidential			Yes	H in part	BI
	Memorandum sent from "Bill" to D. DeBrunner, J. Young, C. Dondzila,		_	_					•	
DX ALL	C. Quenneville; re: RE: Action Required - Mortgage Tax Allocation									
	Agreements for Execution	1/19/2011	ALLY_0434955	ALLY_0434955	Confidential			Yes	Н	
	Memorandum sent from "Bill" to D. DeBrunner, J. Young, C. Dondzila,									
DX ALM	and C. Quenneville; re: RE: ACTION REQUIRED - ResCap Tax									
	Allocation Agreements for Execution	9/9/2010	ALLY_0435003	ALLY_0435003	Confidential	Young Ex. 3		Yes	Н	
DVAIN	Email and attachment sent from J. Cortese to L. Gerner, M. Hales, G.				D C : 11					
DX ALN	Norwood, A. Glassner, J. Young, and J. Whitlinger; re: Fed Request	3/10/2011	ALLY_PEO_0042123	ALLY_PEO_0042130	Professionals' Eyes Only	Cortese Ex. 16		Yes	Н	
	Calendar invitation and attachments sent from C. Dondzila to J.	3/10/2011	ALL1_FEO_0042123	ALL1_FEO_0042130	Lyes Only	Correse Ex. 10		168	11	
DX ALO	Whitlinger, J. Young, J. Cortese, M. Anspach, and S. Cohen; re:				Professionals'					
DATEO	Affiliate Agreements	2/28/2012	ALLY_PEO_0042152	ALLY_PEO_0042183	Eyes Only		Yes	Yes		
	Email chain and attachment sent from J. Cortese to B. Frank, J. Young,				, ,					
DX ALP	and L. LaCombe; cc to C. Dondzila; re: RE: ResCap Q1 Financial				Professionals'					
	Statements - Transactions with Ally Bank	4/30/2012	ALLY_PEO_0065336	ALLY_PEO_0065341	Eyes Only			Yes	H in part	
DX ALQ	Email and attachment sent from J. Young to T. Frogge; re: FW:				Professionals'		Yes for limited			
DA NEQ	Amended and Restated MMLPA	5/2/2012	ALLY_PEO_0072126	ALLY_PEO_0072147	Eyes Only		purpose (ILS)	Yes		PX 593
DX ALR	Email sent from J. Young to T. Frogge; cc to V. Singh; re: Ally Bank				Professionals'					
	Affiliate Transactions - Mortgage	3/27/2012	ALLY_PEO_0084690	ALLY_PEO_0084767	Eyes Only			Yes	Н	
DX ALS	Email and attachments sent from J. Young to B. Yastine; cc to P. Murray, D. Schevsky, and J. Cortese; re: Rep and Warrant request				Professionals'	Contains Cortese Ex.				
DA ALS	ividitay, D. Schevsky, and J. Cortese, ie. Rep and warrant request	1/27/2012	ALLY_PEO_0086855	ALLY_PEO_0087138	Eyes Only	13		Yes	Н	
	Email chain and attachment sent from E. Reilly to T. Kushman, J.	1/2//2012	ALL 1_1 EO_0000033	ALL1_1 EO_0007130	Lyes Omy	15		103	11	
	Cortese, J. Young, P. Fleming, L. Nees, L. Reichel, J. Bilko; H. Benton;									
	mbeck@mofo.com, kkohler@mofo.com, N. Rock, P. Murray, L.									
DX ALT	Corrigan, J. Gravelle, M. Carnevale, C. Eubanks, N. Rosenbaum, M.									
	Carnevale; cc to C. Brady, E. Reilly, and D. Linley; re: Revised Draft				Professionals'					
	Flow Agreement	4/21/2012	ALLY_PEO_0088686	ALLY_PEO_0088729	Eyes Only			Yes	Н	
	Email chain sent from N. Rock to J. Cortese, T. Kushman, J. Young,									
	ereilly@mayerbrown.com, and P. Fleming; cc to L. Nees, L. Reichel, J.									
DX ALU	Bilko, H. Benton, mbeck@mofo.com, Kkohler@mofo.com, P. Murray,									
	L. Corrigan, J. Gravelle, M. Carnevale, and C. Eubanks; re: Clarifying the Adjusted Carry Value				Description 1.1					
	uic Aujusicu Carry varue	4/21/2012	ALLY PEO 0088730	ALLY PEO 0088733	Professionals' Eyes Only			Yes	Н	
		4/21/2012	ALL I_PEU_0088/30	ALL I _PEU_0088/33	Eyes Only			1 68	п	

					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Email chain sent from J. Cortese to T. Kushman, J. Young,					_ *P********	5 × J × × × × ×	11.021.02	5 10 J 5 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	= up
	ereilly@mayerbrown.com, and P. Fleming; cc to L. Nees, L. Reichel, J.									
	Bilko, H. Benton, mbeck@mofo.com, kkohler@mofo.com, N. Rock, P.									
DX ALV	Murray, L. Corrigan, J. Gravelle, M. Carnevale, and C. Eubanks; re:									
	RE: Clarifying the Adjusted Carry Value				Professionals'					
		4/21/2012	ALLY_PEO_0088734	ALLY_PEO_0088737	Eyes Only			Yes	Н	
DX ALW	Email with attachment sent from J. Whitlinger to S. Griffith; re:									
DA ALW	Origination Income by LE 2009-2011 v5.xls	3/26/2012	EXAM00003653	EXAM00003654	Confidential		Yes	Yes		
	Email chain and attachment sent from J. Whitlinger to A. Cummings;									
DX ALX	cc to C. Dondzila, and J. Young; re: FW Follow up to Friday's	0/0/0040	TTT 1 1 500000000	TT. 13 400000000		g				
	discussion	3/2/2012	EXAM00003975	EXAM00003987	Confidential	Cortese Ex. 4		Yes	H in part	
DVALV	Calendar invitation and attachments sent from C. Dondzila to C. Dondzila, J Whitlinger, J. Young, J. Cortese, M. Anspach, and S.									
DX ALY	Cohen; re: Affiliate Agreements	2/28/2012	EXAM00015453	EXAM00015484	Confidential	Cortese Ex. 8	Yes	Yes		
	Email and attachments sent from T. Marano to T. Marano; re: glassner	2/28/2012	EXAM00015455	EAAM00015484	Confidential	Cortese Ex. 8	168	168		
DX ALZ	Email and attachments sent from 1. Warano to 1. Warano, i.e. glassier	2/28/2012	EXAM00075394	EXAM00075416	Confidential		Yes	Yes		
	Email and attachments sent from B. Westman to M. Talarico, S. Lyman,	2/20/2012	E211 11/10/00/15/5/7 1	EM INIOCOTS III	Communication	Contains Westman Ex.	100	100		
DX AMA	and M. Stone; re: Top 10 Balances	8/7/2012	RCJSNII10028117	RCJSNII10028123	Confidential	14	Yes	Yes		
	The Ad Hoc Group of Junior Secured Noteholders' Notice of Rule									
DX AMB	30(b)(6) Deposition to Residential Capital, LLC and its Affiliated					Westman Ex. 1;				
	Debtors	10/2/2013				Dondzila Ex. 15		Yes	R; H	
DX AMC	Amended Schedules of Assets and Liabilities for Residential Capital,						Yes for limited			
DA Anne	LLC (Case No. 12-12020 (MG)) (dkt #683)	7/3/2012				Westman Ex. 10	purpose (ILS)	Yes		PX 816 (partial)
DX AMD	Amended Schedules of Assets and Liabilities for Residential Funding						Yes for limited			
	Company, LLC (Case No. 12-12019 (MG)) (dkt #684)	7/3/2012				Westman Ex. 11	purpose (ILS)	Yes		PX 816 (partial)
DX AME	HomeComings Financial, LLC Consolidated Financial Statements for		EV 13400122166	EVAN (00122104	C6: 16:-1	Dandalla En 1	V	V		
	the Year Ended December 31, 2008  Ally, Residential Capital, LLC Consolidated Financial Statements for		EXAM00122166	EXAM00122194	Confidential	Dondzila Ex. 1	Yes	Yes		
DX AMF	the Years Ended December 31, 2010 and 2009		EXAM00123128	EXAM00123203	Confidential		Yes	Yes		
	Amended Schedules of Assets and Liabilities for GMAC Mortgage,		EAAW00123120	EAAW00123203	Confidential		Yes for limited	105		
DX AMG	LLC (Case No. 12-12032 (MG)) (dkt #685)	7/3/2012				Westman Ex. 12	purpose (ILS)	Yes		PX 816 (partial)
	Residential Funding Company, LLC, Consolidated Financial						Tar Taran ( a.,			TTT TTT (FILLIAM)
DX AMH	Statements for the Years Ended December 31, 2008 and 2007									
			EXAM00124988	EXAM00125068	Confidential		Yes	Yes		
	Residential Funding Company, LLC, Consolidated Financial									
DX AMI	Statements for the Years Ended December 31, 2007 and 2006									
			EXAM00125159	EXAM00125213	Confidential		Yes	Yes		
	Amended Schedules of Assets and Liabilities for GMAC Residential									
DX AMJ	Holding Company, LLC (Case No. 12-12033 (MG)) (dkt #687)						Yes for limited			
		7/3/2012				Westman Ex. 13	purpose (ILS)	Yes		PX 816 (partial)
DX AMK	HomeComings Financial, LLC., Consolidated Financial Statements for		EV AM00105417	EV AM00125420	Confidential		V.	V.c.		
	the Year Ended December 31, 2006		EXAM00125417	EXAM00125439	Confidential		Yes	Yes		
DX AML	Residential Funding Company, LLC, Consolidated Financial Statements for the Years Ended December 31, 2006 and 2005		EXAM00125452	EXAM00125501	Confidential		Yes	Yes		
	GMAC Residential Holding Company, LLC, Consolidated Financial		LAAW00123432	EAAMOU125501	Comidential		103	103		
DX AMM	Statements as of and for the years ended December 31, 2006 and 2005									
311111111			EXAM00125624	EXAM00125684	Confidential		Yes	Yes		
						1	***			1

					Exhibit		A	A4l4i4i		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Admit Without Objection	Authentication Waiver	Objection	Duplicate
	GMAC Residential Holding Corp., Consolidated Financial Statements	Date	Degin Dates Number	End Dates Number	Designation	Deposition	Objection	vv aivei	Objection	Duplicate
DX AMN	as of and for the years ended December 31, 2005 and 2004 (Restated)									
DA AIVIN	as of and for the years ended December 31, 2003 and 2004 (Restated)		EXAM00125685	EXAM00125737	Confidential		Yes	Yes		
	HomeComings Financial Network, Inc., Consolidated Financial		EAAM00123063	EAAM00123737	Confidential		165	168		
DX AMO	Statements for the Year End December 31, 2005		EXAM00125738	EXAM00125759	Confidential		Yes	Yes		
	HomeComings Financial Network, Inc., Consolidated Financial		EAAM00123736	EAAM00123739	Confidential		165	168		
DX AMP	Statements for the Year Ended December 31, 2004		EXAM00125930	EXAM00125948	Confidential		Yes	Yes		
	Mortgage Group: ResCap Basis Detailed Hyperion Trial Balance (Dec.		EAAM00123930	EAAM00123946	Professionals'		165	168		
DX AMQ	2008)		EXAM00231095	EXAM00231095	Eyes Only		Yes	Yes		
	RESI Trial Balance – Legal Entity Detail, 2008-12-31 Year-to-Date,		EAAM00231093	EAAM00251093	Professionals'		168	168		
DX AMR	Unaudited	12/31/2008	EXAM00231097	EXAM00231097	Eyes Only		Yes	Yes		
	RFC Trial Balance - Legal Entity Detail, 2008-12-31 Year-to-Date,	12/31/2008	EAAM00231097	EAAM00231097	Professionals'		1 es	1 es		
DX AMS	Unaudited	12/31/2008	EV AM00221000	EV AM00221009	Eyes Only		Yes	Yes		
	ResCap Parent and Eliminations, 2008-12-31 Year-to-Date, Unaudited	12/31/2008	EXAM00231098	EXAM00231098	Professionals'		res	1 es		
DX AMT	ResCap Parent and Eliminations, 2008-12-31 Year-to-Date, Unaudited	12/21/2009	EV AM00221100	EVAM00221100			V	V		
	D 11 (10 11 HOE) ID (1 MMD TITE (IE)	12/31/2008	EXAM00231100	EXAM00231100	Eyes Only		Yes	Yes		
DX AMU	Residential Capital, LLC External Reporting - YTD Trial Balance (LE	12/21/2011	EX. 13.400221101	EX.13.00221101	Professionals'		37	37		
	View)	12/31/2011	EXAM00231101	EXAM00231101	Eyes Only		Yes	Yes		
DX AMV	RFC Trial Balance - Legal Entity Detail, 2011-12-31 Year-to-Date,	12/21/2011	EX. 13. 100221101	EX.13.00221101	Professionals'		37	**		
	Unaudited	12/31/2011	EXAM00231104	EXAM00231104	Eyes Only		Yes	Yes		
DX AMW	RESI Trial Balance - Legal Entity Detail, 2010-12-31 Year-to-Date,	12/21/2010	F77.13.500001105		Professionals'		37	**		
	Unaudited	12/31/2010	EXAM00231105	EXAM00231105	Eyes Only		Yes	Yes		
DX AMX	RFC Trial Balance - Legal Entity Detail, 2010-12-31 Year-to-Date,				Professionals'					
	Unaudited	12/31/2010	EXAM00231106	EXAM00231106	Eyes Only		Yes	Yes		
DX AMY	ResCap Parent and Eliminations, 2010-12-13 Year-to-Date, Unaudited				Professionals'					
	D G D 1511 1 2000 10 21 11 D 11 1	12/31/2010	EXAM00231108	EXAM00231108	Eyes Only		Yes	Yes		
DX AMZ	ResCap Parent and Eliminations, 2009-12-31 Year-to-Date, Unaudited				Professionals'					
		12/31/2009	EXAM00231110	EXAM00231110	Eyes Only		Yes	Yes		
DX ANA	Mortgage Group: ResCap Basis, Detailed Hyperion Trial Balance (Jan.				Professionals'					
	2009)		EXAM00231113	EXAM00231113	Eyes Only		Yes	Yes		
DX ANB	MSR ARB Interest Expense Allocation				Professionals'					
		3/31/2012	EXAM00233968	EXAM00233968	Eyes Only			Yes	Н	
DX ANC	MSR ARB Interest Expense Allocation				Professionals'					
		4/30/2012	EXAM00233969	EXAM00233969	Eyes Only			Yes	Н	
DX AND	GMAC Mortgage, LLC, Consolidated Financial Statements as of and									
	for the years ended December 31, 2006 and 2005		EXAM00234004	EXAM00234057	Confidential		Yes	Yes		
DX ANE	GMAC Mortgage, LLC, Consolidated Financial Statements as of and				1					
	for the years ended December 31, 2007 and 2006		EXAM00234058	EXAM00234111	Confidential		Yes	Yes		
DX ANF	GMAC Mortgage, LLC, Consolidated Financial Statements as of and									
2111111	for the years ended December 31, 2008 and 2007		EXAM00234112	EXAM00234188	Confidential		Yes	Yes		
DX ANG	GMAC Mortgage, LLC, Consolidated Financial Statements For the									
2.711.0	Years Ended December 31, 2009 and 2008		EXAM00234189	EXAM00234280	Confidential		Yes	Yes		
	Email and attachment sent from M. Renzi to									
	standberg@alixpartners.com, aholtz@alixpartners.com,									
DX ANH	meisenberg@alixpartners.com, D. Mannal, and K. Eckstein; cc to A.									
DA AINII	Barrage, T. Goren, GLee@mofo.com; APrinci@mofo.com,									
	JLevitt@mofo.com, W. Nolan, F. Szymik, and					Westman Ex. 15;				
	liz.park@fticonsulting.com; re: Bounce: Interco follow up	9/17/2012	UCC12846	UCC12852	Confidential	Kruger Ex. 3		Yes	R; 408	

					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	GMAC Mortgage, LLC Consolidated Financial Statements for the	Date	Degin Dates Number	End Bates Number	Designation	Deposition	Objection	vvalver	Objection	Duplicate
DX ANI	Years Ended December 31, 2010 and 2009		EXAM00234350	EXAM00234412	Confidential		Yes	Yes		
	Residential Capital, LLC, Debt Forgiveness, Jan. 1, 2008 - May 13,		2011111100201000	21111100201112	Professionals'					
DX ANJ	2012		EXAM00268011	EXAM00268011	Eyes Only		Yes	Yes		
	Email chain and attachments sent from B. Westman to M. Renzi, and B.				j					
DX ANK	McDonald; cc to J. Bazella, and J. Horner; re: Intercompany and OID									
	Discussion.	3/4/2013	RCUCCJSN30002758	RCUCCJSN30002769	Confidential	Westman Ex. 16	Yes	Yes		
	Email and attachments sent from S. McCumber to L. Gess; re: FW:									
DX ANL	Brokering Consumer Loans to Bank- Kick-off (attachments) - FYI									
		3/11/2008	EXAM10087768	EXAM10087775	Confidential			Yes	H in part	
	Email sent from L. Kelly to R. Kovach; cc to J. Thomchick, D. Bridge,									
DX ANM	P. Briggs, J. Lombardo, C. Halmy, R. Tadokoro, and T. Houghton; re:									
	Questions Held-for-sale Loans	7/23/2009	EXAM10115666	EXAM10115666	Confidential			Yes	Н	
DX ANN	Email sent from G. Kruszewski to J. Young; cc to L. Zukauckas, and D.									
	Walker; re: ResCap Tax Receivable - DTA	5/18/2006	EXAM10168408	EXAM10168408	Confidential		Yes	Yes		
	Email chain and attachment sent from J. Young to									
DX ANO	barbara.belfore@gm.com, D. Olson (CFO), J. Hillsman, and									
	karen.sabatowski@gm.com; re: rescap tax alloc agreemt may 25 versn.DOC	5/21/2005	EXAM10000414	EXAM10220422	G C1 (1			37	TT '	
		5/31/2005	EXAM10220414	EXAM10220423	Confidential			Yes	H in part	
	Email sent from D. Scott to A. Freitag; cc to S. Spears, A. Celini, G. Pesci, A. Lumbis, P. Shields, J. Bunnel, M. Whitehead, E. Maffey, S.									
	Ruby, L. Corrigan, J. Kothe, B. Jack, J. Adams, K. Walsh, L. Benner, B.									
DX ANP	Streshinsky, AJ Bachman, M. Goeller, J. Horner, C. Hasson, and G.									
	Shannon; re: RE: Finance Questions									
	(	8/28/2008	EXAM10286218	EXAM10286220	Confidential			Yes	Н	
	Email and attachment sent from B. Westman to T. Hamzehpour; cc to	0,20,2000	Em miliozoozio	211111110200220						
DX ANO	S. Bode; re: Debt Forgiveness Procedures and Related Documents									
	, , , , , , , , , , , , , , , , , , ,	3/26/2010	EXAM10362088	EXAM10362154	Confidential	Hamzehpour Ex. 1	Yes	Yes		
	Email and attachment sent from A. Ellenburg to J. Young, P. West, S.					*				
	Abreu, T. Smith, and T. Marano; cc to T. Hamzehpour, E. Buttacavoli,									
DX ANR	T. Frogge, T. Grzeskiewicz, C. Quenneville, and A. Ellenburg; re:									
	Residential Capital, LLC Board of Directors Meeting - September 10,									
	2010	9/9/2010	EXAM10422780	EXAM10422879	Confidential		Yes	Yes		
	Email chain sent from W. Marx to T. Hamzehpour; cc to J. Aretakis and									
DX ANS	J. Frucci; re: RE: ResCap Tax Allocation Agreement									
		12/20/2010	EXAM10432501	EXAM10432504	Confidential			Yes	H in part	
DX ANT	Email sent from M. Connolly to T. Hamzehpour; re: RE: Tax									
21	Agreement	12/17/2010	EXAM10432517	EXAM10432519	Confidential		Yes	Yes		
DX ANU	Email sent from J. Young to C. Quenneville; re: RE: Mortgage Tax	4 /00 /004 :								
	Allocation Agreements	1/22/2011	EXAM10434605	EXAM10434606	Confidential			Yes	H in part	
DW AND	Email sent from T. Hamzehpour to T. Marano, W. Marx, cc J. Young,									
DX ANV	S. Abreu, and E. Buttavoli; re: RE: ResCap Tax Allocation Agreement	10/20/2010	EVAM10424942	EVAM10424047	C6:1 .: 1			V.	II :	
	Email sent from K. Skover to J. Young, and T. Hamzehpour; re: RE:	12/20/2010	EXAM10434843	EXAM10434846	Confidential			Yes	H in part	
DX ANW	ResCap Tax Allocation Agreement	11/4/2010	EV AM10424962	EVAM10424965	Confidential		Yes	Yes		
	Rescap Lax Anocation Agreement	11/4/2010	EXAM10434863	EXAM10434865	Confidential	1	1 68	1 68		

Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Exhibit Designation	Deposition	Admit Without Objection	Authentication Waiver	Objection	Duplicate
	Email sent from K. Skover to J. Young; cc T. Marano, T. Hamzehpour,	Date	Degili Dates Nullibei	End Dates Number	Designation	Deposition	Objection	waivei	Objection	Duplicate
DX ANX	C. Quenneville; re: RE: ResCap Tax Allocation Agreement									
		11/4/2010	EXAM10434867	EXAM10434869	Confidential		Yes	Yes		
DX ANY	Email sent from J. Young to L. Gerner; re: RE: Quick Question	9/15/2010	EXAM10435863	EXAM10435863	Confidential			Yes	H in part	
DX ANZ	Email sent from J. Young to T. Hamzehpour; re: Re: Did we ever sign the tax allocation agreement with Ally?	12/8/2010	EXAM10436116	EXAM10436116	Confidential		Yes	Yes		
DX AOA	Email sent from J. Young to C. Queeneville; re: Re: ResCap Board Meeting Minutes	11/29/2010	EXAM10436231	EXAM10436231	Confidential		Yes	Yes		
DX AOB	Email and attachment sent from J. Young to S. Erickson; re: FW: Review Brokering Loans to the Bank	11/20/2008	EXAM10608856	EXAM10608877	Confidential		Yes	Yes		
DX AOC	Email chain and attachment sent from M. Whitehead to J. Horner, J. Whitlinger, J. Cortese, J. Kothe and E. Maffey; cc to J. Adams, T. Schoen, S. Ruby; E. Maffey, J. Cortese, S. Ruby, J. Adams, E. Maffey, J. Cortese, and S. Ruby; re: RE Brokering Consumer Loans to Bank - Review/Signoff of revenue & expense recognition assumptions & requirements	8/11/2008	EXAM10770041	EXAM10770052	Confidential	Cortese Ex. 3	Yes	Yes		
DX AOD	Email chain and attachment sent from M. Whitehead to J. Horner, J. Young, and T. Schoen; re: Review Brokering Loans to the Bank	11/20/2000	EWAN10000704	DV 43 410000777	G GI ::I			v		
	Email sent from C. Dondzila to B. Cox, L. Gerner, D. Shapiro, W.	11/20/2008	EXAM10809734	EXAM10809755	Confidential		Yes	Yes		
DX AOE	Marx; cc to J. Schugel, R. Walsh, P. Grande, J. Young; re: RE: NAO Tax Issue	4/6/2010	EXAM10873065	EXAM10873066	Confidential		Yes	Yes		
DX AOF	Email sent from J. Lombardo to J. Young; re: FW: 250/250 Bank Capacity and Untag loan request	5/27/2010	EXAM10873226	EXAM10873231	Confidential			Yes	H in part	
DX AOG	Email chain and attachments sent from J. Cortese to D. DeBrunner, C. Dondzila, M. Anspach, and J. Whitlinger; re: RE: ResCap materiality assessment - broker to bank error	3/14/2012	EXAM10988172	EXAM10988188	Confidential	Cortese Ex. 11		Yes	H in part	
DX AOH	Email and attachment sent from J. Kearney to J. Whitlinger; re: Interview Summaries Whitlinger	2/10/2012	EXAM10988407	EXAM10988409	Confidential			Yes	Н	
DX AOI	Email chain with attachment sent from J. Whitlinger to efs345@gmail.com; re: FW: Revenue Recognition- Glassner Final [SEND SECURE]	3/19/2012	EXAM11006371	EXAM11006416	Confidential			Yes	Н	
DX AOJ	Email chain and attachment sent from Jonathan.Heeringa@Amsterdam.AllenOvery.com to J. Anderson, T. Hamzehpour, H. Geberbauer; cc to Jelle.MenaldavanSchouwenburg@Amsterdam.AllenOvery.com; re: RE: PTT: International Coop (0090263-0000009)	6/11/2010	EXAM11144172	EXAM11144174	Confidential		Yes	Yes		
DX AOK	Email sent from T. Hamzehpour to T. Marano, and J. Young; re: RE: Debt Forgiveness	3/22/2010	EXAM11148024	EXAM11148024	Confidential	Hamzehpour Ex. 4	Yes	Yes		
DX AOL	Email and attachments sent from T. Hamzehpour to J. Young, and T. Marano; re: RE: Getting cash out of RFC	12/15/2010	EXAM11150308	EXAM11150311	Confidential	Hamzehpour Ex. 6	Yes	Yes		
DX AOM	Email sent from L. Zukauckas to R. Wheeler, D. Olson; cc G. Kruszewski, J. Aretakis, S. Khattri, and W. Marx; re: Re: GMAC and Mortgage Company Tax Allocation	12/22/2005	EXAM11242928	EXAM11242928	Confidential			Yes	Н	
DX AON	Email and attachment sent from J. Young to J. Jones; cc to T. Hamzehpour; re: ResCap forgiveness of debt to RFC - subsidiary capital need	3/20/2008	EXAM11316929	EXAM11316944	Confidential	Hamzehpour Ex. 2	Yes	Yes		

					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Email and attachment sent from barbara.belfore@gm.com to D. Olson,					_ <b>OF</b> ************************************	<b>.</b>	7.7.02.7.02	o ngeomen	p
	jim_hillsman@gmacm.com; K. Duncan, D. Walker,									
DW 100	Richard_VKent/US/GMACFS/GMC@GMAC.gm.com, and L.									
DX AOO	Zukauckas; cc to james.aretakis@gm.com, and									
	william.j.marx@gm.com; re: revised gmac / rescap tax allocation									
	agreement	4/28/2005	EXAM11839057	EXAM11839064	Confidential			Yes	Н	
DX AOP	Email chain sent from C. Donzila to W. Marx; re: RE: Tax Allocation									
_	Agreements for ResCap-High Importance	12/8/2009	EXAM11890894	EXAM11890894	Confidential			Yes	H in part	
	GMAC Residential Holding Corp, Consolidated Financial Statements									
DX AOQ	as of and for the years ended December 31, 2003 and 2002									
			EXAM11944646	EXAM11944691	Confidential		Yes	Yes		
	Email chain and attachment sent from C. Dondzila to C. Borchart, R.									
DW 4 OD	Hahn, J. Bazella, S. Bode, N. Rock, L. Corrigan, M. Riskey, P. Grande,									
DX AOR	B. Cox, J. Cortese, C. Applebaum, L. Grasso-Moon, J. Demro, D. Shapiro, and W. Marx; re: RE: Update on tax status for Dec close									
	Shapho, and w. Marx, ie. KE. Opuate on tax status for Dec close	1/8/2010	EXAM12019123	EXAM12019124	Confidential		Yes	Yes		
	Email chain and attachment from C. Dondzila to W. Marx; re; RE: Tax	1/8/2010	EAAM12019123	EXAM12019124	Confidential		res	1 es		
DX AOS	Allocation Agreements for ResCap-High Importance	12/8/2009	EXAM12019139	EXAM12019145	Confidential			Yes	H in part	
	Email chain and attachment sent from J. Cortese to S. Bode, and B.	12/0/2007	E2414112017137	E2010112017143	Confidential			103	11 iii part	
DX AOT	Farrell; cc to C. Dondzila; re: RE: 250.250 Balance	3/17/2009	EXAM12042900	EXAM12042913	Confidential	Cortese Ex. 10	Yes	Yes		
	Email sent from J. Bazella to W. Marx, B. Farrell, M. Riskey; cc to S.	2,11,200	231111112012900	231111112012713						
	Conley, C. Dondzila, D. Shapiro, J. Bentz, P. Domke; re: RE: ResCap									
	99%/1% Accounting	7/6/2009	EXAM12057859	EXAM12057861	Confidential			Yes	H in part	
	Email sent from D. Shapiro to J. Demro, C. Dondzila; cc to W. Marx,									
DX AOV	and L. Grasso-Moon; re: RE: Proposed GMAC December Close									
	Calendar	12/3/2009	EXAM12210659	EXAM12210660	Confidential			Yes	H in part	
	Email and attachments received by J. Whitlinger, J. Cortese, M.									
	Anspach, and D. DeBrunner; re: Draft Materiality Analysis -					Contains Dondzila Ex.				
	ResCap/GMACM		EXAM12219168	EXAM12219193	Confidential	16	Yes	Yes		
	Email and attachment sent from S. Ruby to J. Cortese, C. Dondzila, R.									
DX AOX	McKendrick, S. Griffith, E. Cantwell, C. Cowley, C. Conover, and N. Rock; re: 2009 - 2011 HFS Consumer Broker to Bank									
	Rock; re: 2009 - 2011 HFS Consumer Broker to Bank	12/16/2011	EXAM12253153	EXAM12253154	Confidential	Cortese Ex. 6		V	Н	
	Email chain and attachments sent from N. Rock to S. Griffith, C.	12/16/2011	EAAW112255155	EXAM112255154	Confidential	Cortese Ex. 6		Yes	П	
	Dondzila, and R. McKendrick: re: FW:								Admit Broker	
DX AOY	Bondzha, and R. McKendrick, ic. 1 W.								Agreement for limited	
DAMOI									purpose (ILS); H for	
		12/16/2011	EXAM12253214	EXAM12253243	Confidential			Yes	remainder	
	Email and attachment sent from J. Cortese to C. Dondzila, J. Young, J.							N-100		
DX AOZ	Whitlinger, and J. Andrews; re: Broker to Bank Agreement Review									
		2/27/2012	EXAM12253505	EXAM12253508	Confidential	Cortese Ex. 9		Yes	Н	
DX APA	FTI Consulting, ResCap – Intercompany Transactions - DRAFT				Professionals'					
DA APA		4/4/2013	EXAM00345894	EXAM00345905	Eyes Only	Westman Ex. 18	Yes	Yes		PX 168; PX 591
	ResCap Restated Loan Agreement between Residential Capital									
DX APB	Corporation, GMAC Residential Holding Corporation, and Residential						Yes for limited			
	Funding Corporation	1/1/2006	EXAM00107037	EXAM00107041	Confidential	Westman Ex. 19	purpose (ILS)	Yes		PX 577

					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Email and attachments sent from C. Quenneville to P. West, E. Smith,					·	U		· ·	
DX APC	J. Mack, J. llany; cc to T. Hamzehpour, J. Whitlinger, D. Klepchick, C.									
DX APC	Dondzila; re: ResCap Audit Committee Meeting Minutes					Contains Dondzila Ex.				
		3/20/2012	EXAM12272208	EXAM12272217	Confidential	19	Yes	Yes		
	Email chain and attachments sent from C. Dondzila to J. Cortese and J.									
DX APD	Lhotka; re: FW: GMAC Accounting Policies to approve by EOD Aug									
	7th	8/5/2009	EXAM12299898	EXAM12299995	Confidential			Yes	Н	
DX APE	Email chain and attachments sent from C. Dondzila to M. Fields; re:									
	RE: Year End planning	12/7/2009	EXAM12308199	EXAM12308222	Confidential			Yes	H in part	
DX APF	Email chain and attachments sent from C. Dondzila to L. Corrigan; re:									
	FW:	11/8/2010	EXAM12353962	EXAM12354159	Confidential			Yes	Н	
	Email sent from C. Dondzila to W. Marx, J. Young; cc to T. Frogge,									
DX APG	and C. Applebaum; re: RE: Mortgage Tax Allocation Agreements	1/10/2011	EV 1100 (0505	EWAN12260525	Confidential			Yes	II in mont	PX 606
	Email sent from C. Dondzila to D. DeBrunner; re: FW: ~\$ 250 mm cash	1/19/2011	EXAM12360535	EXAM12360535	Confidential			res	H in part	PA 000
DX APH	impact FAS 157 treatment of Total return swap	12/29/2008	EXAM12378490	EXAM12378499	Confidential			Yes	H in part	
	Email chain sent from C. Dondzila to C. Dondzila, J. Whitlinger, J.	12/29/2008	EAAW112376490	EAAWI12370433	Confidential			103	11 iii part	
DX API	Young, J. Cortese, M. Anspach, and S. Cohen; cc to D. DeBrunner; re:									
DAMI	RE: Affiliate Agreements	2/28/2012	EXAM12400028	EXAM12400029	Confidential		Yes	Yes		
	Email chain sent from J. Cortese to C. Dondzila; re: FW: Broker tot	2/20/2012	E211 11112 100020	EM HHIL 1000E)	Communition		103	103		
DX APJ	Bank -Board Minutes from 5/2008 -9/2008	2/29/2012	EXAM12400030	EXAM12400032	Confidential			Yes	Н	
D. 7 D. 7.	Email chain and attachments sent from S. Venne to B. Westman; re:									
DX APK	FW: Intercompany Files	9/10/2011	RCJSNII10041452	RCJSNII10041457	Confidential	Westman Ex. 2	Yes	Yes		
	Email sent from C. Dondzila to J. Demro, and B. Farrell; cc to W. Marx,									
	M. Kulbieda, P. Domke, Z. Matice, J. Katz, L. Grasso-Moon, D. Smith,									
DX APL	R. Arneson, J. Bazella, and S. Bode; re: RE: ResCap June 30 2009									
	Deferred Tax Balance and Tax Provision									
		7/15/2009	EXAM12432261	EXAM12432261	Confidential			Yes	H in part	
DX APM	Email chain and attachments sent from S. McCumber to L. Gess; re:									
	FW: Brokering Direct to Bank - Agenda and Issues	7/7/2008	EXAM20052672	EXAM20052677	Confidential			Yes	Н	
	Email and attachment sent from C. Quennevile to S. Abreu, T. Marano,									
DX APN	E. Smith, alemapew45@bellsouth.net, J. Young; cc to T. Hamzehpour,									
	T. Grzeskiewicz, E. Buttavoli; re: Written Consent - Approval of	2/5/2011	EX. 13.600110570	EX.13.620110500	0 01 11		37	37		
	ResCap Board Meeting Minutes  Email chain and attachments sent from W. Marx to T. Hamzehpour; re:	2/7/2011	EXAM20118572	EXAM20118590	Confidential		Yes	Yes		
	FW: Mortgage Group Executed Tax Allocation Agreements									
DX APO	Fw. Mortgage Group Executed Tax Anocation Agreements	1/26/2011	EXAM20118591	EXAM20118633	Confidential			Yes	H in part	
	Email and attachment sent from T. Hamzehpour to J. Ruckdaschel; re:	1/20/2011	EAAWI20110371	EAAWI20110033	Confidential		Yes for limited	103	11 iii part	
DX APP	DIP documents	4/20/2012	EXAM20122477	EXAM20122555	Confidential		purpose (ILS)	Yes		
	Email and attachments sent from W. Marx to T. Hamzehpour, cc J.	1/20/2012	LIM WILCILLAT!	L/M 11/12/12/23/3	Communition		purpose (IES)	103		
DX APQ	Aretakis; re: ResCap Tax Allocation Agreement	7/19/2010	EXAM20132705	EXAM20132711	Confidential			Yes	Н	
	Email chain with attachments sent from T. Hamzehpour to T. Marano,	12, 2010								
DX APR	L. Nashelsky, and J. Tanenbaum; re: FW: Confirmation	5/9/2012	EXAM20169858	EXAM20169868	Confidential			Yes	H in part	
DW ADC	Email chain sent from T. Hamzehpour to W. Marx; re: RE: ResCap Tax								•	
DX APS	Allocation Agreement	1/3/2011	EXAM20176570	EXAM20176570	Confidential			Yes	H in part	

Exhibit No.	D 1.0	<b></b>	n t n t N t	E 15 ( N 1	Exhibit	TO 111	Admit Without	Authentication	011 4	D 11 4
	Description WWW.classes	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Email chain and attachment sent from M. Whitehead to J. Horner, J. Whitlinger, J. Cortese, J. Kothe, and E. Maffey; cc to J. Adams, T.									
	Schoen, S. Ruby, E. Maffey, J. Cortese, S. Ruby, and J. Adams, re: RE:									
	Brokering Consumer Loans to Bank - Review/Signoff of revenue &									
	expense recognition assumptions & requirements									
		8/7/2008	EXAM20230961	EXAM20230968	Confidential		Yes	Yes		
	Calendar invitation and attachments sent from C. Kujawa to J. Mackey,	0/ // 2000	E/11/11/20230901	EM INIZOZOO	Communication		105	100		
	J. Delvecchio, J. Aretakis, J. Ahem, W. Marx, A. Steele, K. Cotter, W.									
	Morris, J. Frucci, J. Katz, P. Leonard, L. Gerner, M. Brown, M.									
DX APU	Constantino, M. Scheipe, C. Winterfield, D. DeBrunner, J. Young, A.									
	Cummings, L. Voss, K. Coffey, C. Hinson, J. Lauko, T. Frogge, W.									
	Rosenberg; re: Updated: Tax Deep Dive									
		1/16/2013	EXAM20251771	EXAM20251814	Confidential			Yes	Н	
	Email chain sent from J. Young to W. Marx, C. Dondzila, and T.									
DX APV	Hamzehpour; cc to D. Shapiro, D. DeBrunner, and J. Lombardo; re: RE:									
	Tax Allocation Agreements for ResCap-High Importance	12/7/2000	EW A M 200 5 2 2 7 1	EV. A. M20252272	Confidential			Yes	II in mont	
	Email chain sent from T. Hamzehpour to W. Marx; cc to J. Young, T.	12/7/2009	EXAM20253371	EXAM20253372	Confidential			res	H in part	
DX APW	Marano, and S. Abreu; re: RE: ResCap Tax Allocation Agreement									
DA AI W	Williamo, and S. Moreu, re. Rescap Tax Amocation regreement	12/17/2010	EXAM20266669	EXAM20266671	Confidential			Yes	H in part	
	Email chain and attachment sent from T. Marano to J. Young; re: FW:	12/1//2010	E211 11/12/02/00/00/	EM INIZOZOGO / I	Communication			100	II III puit	
DX APX	NEW_YORK-#931365-V3-Residential_Capital_LLC									
	_Tax_Allocation_AgreementsMemo.DOC	7/12/2010	EXAM20269708	EXAM20269710	Confidential		Yes	Yes		
	Email chain sent from G. Lee to T. Hamzehpour, and J. Whitlinger; cc									
DX APY	to G. Lee, and L. Nashelsky; re: Re: Voice Mail from Jim									
	Whitlinger(Cell) (13 seconds)	3/16/2012	EXAM20272731	EXAM20272734	Confidential			Yes	H in part	
DX APZ	Email chain and attachment sent from L. Nees to J. Whitlinger; re: FW:						Yes for limited			
	Amended and Restated MMLPA	5/23/2012	EXAM20277121	EXAM20277141	Confidential		purpose (ILS)	Yes		
	Email chain sent from J. Frucci to D. DeBrunner, J. Schugel, J. Young, M. Brown, A. Cummings, W. Marx; cc to T. Frogge, and M. Cardani;									
DX AQA	re: RE: Tax impacts on segments	1/31/2011	EXAM20295203	EXAM20295206	Confidential			Yes	Н	
	Email chain and attachment sent from K. Skover to J. Young; cc to T.	1/31/2011	EAAWI20293203	EAAWI20293200	Confidential			108		
	Frogge; re: RE: NEW TIME: ResCap Board Meeting Will Begin at 9:15									
Diringb	am	11/5/2010	EXAM20298582	EXAM20298583	Confidential		Yes	Yes		
	Email and attachment from K. Skover to J. Young, P. West, S. Abreu,									
	T. Smith, and T. Marano; cc to T. Hamzehpour, E. Buttacavoli, T.									
DX AQC	Frogge, T. Grzeskiewicz, D. Dicicco, A. Ellenburg, C. Quenneville, K.									
`	Skover, and B. Tayllor; re; Materials - ResCap Board Meeting,									
	November 5, 2010, 9:00 - 10:30 am (ET)									
		11/4/2010	EXAM20298586	EXAM20298645	Confidential		Yes	Yes		
	Email and attachment sent from K. Skover to J. Young, P. West, S.									
DV AOD	Abreu, T. Smith, and T. Marano; cc to T. Hamzehpour, C. Quenneville, E. Buttacavoli, T. Frogge, T. Grzeskiewicz, and K. Skover; re: Materials									
DX AQD	- ResCap Board Meeting, January 27, 2011, 1:00 to 3:30 pm (ET)									
	- Rescap Board Meeting, January 27, 2011, 1.00 to 5.30 pm (E1)	1/26/2011	EXAM20298846	EXAM20298933	Confidential		Yes	Yes		
		1/20/2011	LAAM120230040	EAAW120230333	Comfuential		1 03	1 03		

					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Email and attachments sent from C. Quenneville to S. Abreu, T.	2400	Dogin Dutes I tumber	Ziid Ziido I (diilot	2 congruences	Deposition	Objection	7742702	o o jection	Dupheute
	Marano, E. Smith, alemapew45@bellsouth.net, and J. Young; cc to T.									
DX AQE	Hamzehpour, T. Grzeskiewicz, and E. Buttacavoli; re: [PRINTED]									
	Written Consent - Approval of ResCap Board Meeting Minutes									
		2/7/2011	EXAM20298972	EXAM20298990	Confidential		Yes	Yes		
DX AQF	Email sent from J. Young to T. Hamzehpour; re: FW: ResCap Tax									
DA AQF	Attributes	7/14/2010	EXAM20314202	EXAM20314202	Confidential			Yes	Н	
DX AQG	Email sent from J. Young to T. Marano, and S. Abreu; re: FW: ResCap									
DATIQU	Tax Attributes	7/12/2010	EXAM20314261	EXAM20314261	Confidential			Yes	Н	
DX AQH	Email chain sent from J. Young to J. Mackey; re: RE: ResCap Tax									
Diritqii	Allocation Agreement	10/18/2010	EXAM20317195	EXAM20317196	Confidential			Yes	H in part	
	Email chain and attachments sent from S. McCumber to J. Miller; cc to									
DX AQI	K. Coit, E. Johnson, C. Corbett, B. Manning, and S. Whilden; re: FW:									
	GMAC Bank Compliance Policies LETTERED REGULATIONS Part 3 of 4	2/20/2006	FWAM20100061	EXAM20100110				37	***	
	Letter from the Treasurer of Ally Financial Inc. to Residential Capital,	3/30/2006	EXAM30198061	EXAM30198110				Yes	Н	
	LLC, attn: T. Hamzehpour, Residential Funding Company, LLC, attn:									
	Joe Ruhlin, and GMAC Mortgage, LLC, c/o Residential Funding									
DX AQJ	Company, LLC, attn Joe Ruhlin; re: Re: Forgiveness of Certain									
	Indebtedness under LOC Loan Agreement						Yes for limited			
	indestedness under 200 Boun Agreement	3/27/2012	EXAM40066674	EXAM40066677	Confidential		purpose (ILS)	Yes		
	Email chain and attachments sent from T. Melzer to	3/21/2012	L/M 11/14/00/00/14	E20 101+0000077	Confidential		purpose (IES)	103		
DX AQK	ilnouss@bryancave.com; cc to mot452@aol.com; re: FW: Note from									
D.I.I.Q.I.	Eric Feldstein	5/8/2006	MELZER.004846	MELZER.004846	Confidential			Yes	Н	
D	Sarbanes Oxley Mega Process: Cash Management, Sub-Process:									
DX AQL	ResCap Funds Transfer Process - Quantum	10/28/2009	PWC_001_1_00000154	PWC_001_1_00000154				Yes	NPP	
	Amended and Restated Agreement for the Allocation of United States									
DX AQM	Federal Income Taxes between GMAC Mortgage Group LLC and									
	ResCap Investments LLC	11/2/2009	RC00028796	RC00028801	Confidential	Marx Ex. 4	Admitted Phase I	Yes		PX 13
DX AQN	Broker Agreement between GMAC Bank, GMAC Mortgage, LLC and						Yes for limited			
DATIQIT	Ditech LLC	11/20/2008	RC00030534	RC00030550	Confidential		purpose (ILS)	Yes		PX 618
DX AQO	HomeComings Financial, LLC., Consolidated Financial Statements for									
Birrigo	the Year Ended December 31, 2007		RC00034684	RC00034707	Confidential		Yes	Yes		
DX AQP	Senior Secured Notes Indenture among ResCap, the guarantors party						Yes for limited			
	thereto, and U.S. Bank National Association, as trustee	6/6/2008	RC00037081	RC00037196			purpose (ILS)	Yes		PX 500
	Secured Revolver Loan Agreement among RFC and GMAC Mortgage,									
DX AQQ	as borrowers, ResCap and certain other affiliated entities, as guarantors, and GMAC, as initial lender and lender agent									
	and GWAC, as initial lender and lender agent	6/4/2008	DC00027700	DC00027024			Admitted Phase I	Yes		PX 5
	First Priority Pledge and Security Agreement and Irrevocable Proxy	0/4/2008	RC00037708	RC00037924			Admitted Phase I	res		ra o
	dated as of June 4, 2008 among Residential Funding Company, LLC,									
	GMAC Mortgage, LLC and certain of their Affiliates from time to time									
DX AQR	parties hereto, as Grantors GMAC, LLC, as Lender and Lender Agent									
	and Wells Fargo Bank, N.A., as First Priority Collateral Agent									
			RC00038119	RC00038225			Admitted Phase I	Yes		PX 7
L			KC00030117	RC00030223	l		Admitted I hase I	103		1 21 /

# 12-12020-mg Doc 5716 Filed 11/12/13 Entered 11/12/13 23:19:47 264 Junior Secured Notes and Notes Trustees' Exhibit List and Plaintiffs and Plan Proponents' Objections

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					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Amended and Restated Intercompany Advance Agreement between					· · · · · ·	<b>.</b>			
DX AQS	Homecomings Financial Network, Inc. and Residential Funding						Yes for limited			
	Corporation	6/30/2006	EXAM00107030	EXAM00107035	Confidential	Westman Ex. 20	purpose (ILS)	Yes		PX 576
DX AQT	Ally Accounting Policy 3330: Accounting for Income Taxes	5/20/2011	RC40001284	RC40001300	Confidential			Yes	Н	
	Written Consent of the Executive Committee of Residential Capital,									
	LLC (Mar. 31, 2009); Memo sent by J. Young to ResCap Executive									
D	Committee; cc to T. Hamzehpour, T. Neary, and C. Dondzila; re: Request for Action by the ResCap Executive Committee Capital									
DX AQU	Allocation from GMAC Residential Holding Company to GMAC									
	Mortgage, LLC (GMACM) (June 25, 2009)					Contains Hamzehpour				
	Inortgage, Elle (Online 11) (Julie 23, 2007)	3/31/2009	RC40006523	RC40006610	Confidential	Ex. 3	Yes	Yes		
	Meeting invitation and attachment from C. Quenneville to S. Abreu, T.	3/31/2007	RC40000323	RC40000010	Confidential	Ex. 3	103	105		
	Marano, T. Smith, P. West, and J. Young; re: Residential Capital, LLC									
DX AQV	Board of Directors Meeting Friday, August 6, 2010 from 9:00 to 10:30									
	am (ET)	8/5/2010	RC40016362	RC40016394	Confidential	Marx Ex. 3	Yes	Yes		
	Meeting Minutes of a Special Meeting of the Board of Residential									
DX AQW	Capital, LLC, held by teleconference, T. Marano, E. Smith III, P. West,									
	J. Young present	1/11/2010	RC40018729	RC40018863	Confidential		Yes	Yes		
	Memorandum and attachments sent by C. Quenneville to J. Ilany, J.									
D	Mack, T. Smith, and P. West; cc to S. Abreu, T. Marano, and J.									
DX AQX	Whitlinger re: Residential Captial, LLC Audit Committee Meeting Tuesday, March 20, 2012, 7:30 - 8:30 AM (ET)									
	Tuesday, Marcii 20, 2012, 7.50 - 8.50 AM (E1)	3/19/2012	RC40022044	RC40022137	Confidential	Dondzila Ex. 18	Yes	Yes		PX 626
	Intercompany Advance Agreement between Residential Capital, LLC	3/19/2012	RC40022044	RC40022137	Confidential	Donuzna Ex. 18	Yes for limited	168		FA 020
DX AQY	and RFC Asset Holdings II, LLC	6/1/2009	EXAM00107022	EXAM00107029	Confidential	Westman Ex. 21	purpose (ILS)	Yes		PX 575
DX AQZ	ResCap Intercompany Certification Document	1/6/2012	RCJSNII00003341	RCJSNII00003341	Confidential		Tar Tarac ( as)	Yes	Н	
DX ARA	ResCap Intercompany Certification Document	1/6/2012	RCJSNII00003347	RCJSNII00003347	Confidential	Cortese Ex. 18		Yes	Н	
DX ARB	ResCap Intercompany Certification Document	1/4/2012	RCJSNII00003354	RCJSNII00003354	Confidential		Yes	Yes		
DX ARC	Email chain sent from J. Bazella to M. Fasching; re: FW: Quarterly									
DATAKE	Intercompany Certification	8/13/2012	RCJSNII00003580	RCJSNII00003581	Confidential		Yes	Yes		
	Memorandum sent from J. Young, ResCap CFO to ResCap Executive									
D D.D.	Committee; cc to T. Hamzehpour, T. Neary, and C. Dondzila; re:									
DX ARD	Request for Action by the ResCap Executive Committee Captial Allocation from GMAC Residential Holding Company to GMAC				Dfi1-!					
	Mortgage, LLC (GMACM)	6/25/2009	RCJSNII00025553	RCJSNII00025556	Professionals' Eyes Only		Yes	Yes		
	Memorandum sent from J. Young, ResCap CFO to GMAC Inc. Board	0/23/2009	KCJSINI100025555	KCJSINI100025550	Lycs Only		103	105		
	of Directors, cc T. Marano, T. Hamzehpour, C. Dondzila; re: Request									
DX ARE	for Action by the Board of Directors, GMAC Inc. Approval of Capital									
	Allocation from Residential Capital, LLC (ResCap) to Residential				Professionals'					
	Funding Company, LLC (RFC)	12/8/2009	RCJSNII00025675	RCJSNII00025676	Eyes Only		Yes	Yes		
DX ARF	Email and attachment sent from B. Westman to M. Renzi, and F.				Professionals'					
DA AKI	Szymik; re: RE: Additional Intercompany Information	3/29/2013	RCJSNII00025680	RCJSNII00025681	Eyes Only	Westman Ex. 17	Yes	Yes		
DX ARG	Email chain with attachments from B. McDonald to F. Szymik; re: FW:				Professionals'					
2.1.1.10	ResCap - Debt Forgiveness	3/28/2013	RCJSNII00025761	RCJSNII00025766	Eyes Only		Yes	Yes		

					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Memorandum sent from S. Khattri to ResCap Executive Committee; cc		8				U		J.	
	to J. Young, T. Hamzehpour, D. Marple, H. Benton, B. Case, J.									
	Peterson, and L. Schiltgen re: Request for Action by the ResCap									
DX ARH	Executive Committee Capital Allocation from ResCap to Residential									
	Funding Company, LLC (RFC), GMAC Residential Holdings, LLC (Resi) and GMAC Mortgage, LLC (GMACM) for Q4 TNW Shortfall									
	(Resi) and GWAC Mortgage, LLC (GWACM) for Q4 TNW Shortfall	12/29/2007	DCICNII00025020	DCICNII00025020	Professionals' Eyes Only	Young Ex. 2	Yes	Yes		
	Notice of Meeting - Residential Capital, LLC Executive Committee	12/28/2007	RCJSNII00025838	RCJSNII00025839	Professionals'	1 Oulig Ex. 2	ies	168		
DX ARI	1 voice of viceting - residential capital, EEC Executive committee	3/25/2008	RCJSNII00025829	RCJSNII00025837	Eyes Only		Yes	Yes		
	Memorandum sent from J. Young, ResCap CFO to GMAC Inc. Board	0, 20, 200			,,,,,					
	of Directors; cc to T. Marano, T. Hamzehpour, C. Dondzila; re: Request									
DX ARJ	For Action by the Board of Directors, GMAC Inc. Approval of Capital									
DATING	Allocation from Residential Capital, LLC (ResCap) to Residential									
	Funding Company, LLC (RFC) and certain of its subsidiaries	12/20/2000	D CHONHOOO2 < 0.40	D.GIGNIH0002.051	Professionals'		***	37		
	Email chain sent from B. Westman to C. Dondzila; re: RE: ResCap -	12/28/2009	RCJSNII00026048	RCJSNII00026051	Eyes Only		Yes	Yes		
DX ARK	Intercompany Balances	6/30/2012	RCJSNII10011510	RCJSNII10011515	Confidential	Dondzila Ex. 14		Yes	H in part	
	Email sent from B. Westman to M. McGarvey, and C. Dondzila; re: RE:	0/30/2012	Respiritootisto	Respiration 1919	Comidential	Donazna Ex. 11		103	II iii pait	
DX ARL	\$19M Ally DIP	7/3/2012	RCJSNII10011549	RCJSNII10011552	Confidential			Yes	Н	
DX ARM	Email and attachments sent from C. Dondzila to B. Westman; re: RFC									
DX ARM		3/9/2012	RCJSNII10013201	RCJSNII10013283	Confidential		Yes	Yes		
DX ARN	Email chain and attachments sent from B. Westman to J. Stern; cc to C.						Yes for limited			
	Dondzila; re: RE: Waterfall Questions	3/20/2012	RCJSNII10015113	RCJSNII10015121	Confidential	Dondzila Ex. 07	purpose (ILS)	Yes		
DX ARO	Intercompany Advance Agreement between Residential Capital, LLC, and Passive Asset Transactions, LLC	6/1/2009	EXAM00107300	EXAM00107307	Confidential	Westman Ex. 22	Yes for limited purpose (ILS)	Yes		PX 578
	Email chain and attachment sent from B. Westman to J. Stern, and M.	0/1/2009	EAAW00107300	EAAW00107307	Comidential	Westman Ex. 22	purpose (ILS)	103		1 X 376
DX ARP	Renzi; cc to L. Park, and C. Dondzila; re: RE: Waterfall Questions						Yes for limited			
		3/22/2012	EXAM12263381	EXAM12263406	Confidential	Westman Ex. 23	purpose (ILS)	Yes		
	Email chain and attachments sent from B. Westman to J. Stern, and M.									
DX ARQ	Renzi; cc to L. Park, and C. Dondzila; re: RE: Waterfall Questions						Yes for limited			
		4/19/2013	RCJSNII10030809	RCJSNII10030834	Confidential	Dondzila Ex. 11	purpose (ILS)	Yes		
DX ARR	Email chain sent from B. Westman to C. Dondzila; re: RE: ResCap		DCICNII10022017	RCJSNII10033822	C6: -1			V	II :	
	Intercompany Balances Email and attachment sent from B. Westman to B. Westman, and C.		RCJSNII10033817	RCJ5NII10055822	Confidential			Yes	H in part	
DX ARS	Dondzila; re: Discuss GSAP and Legal Entity Certifications									
	, and any and any	1/12/2012	RCJSNII10034044	RCJSNII10034050	Confidential	Westman Ex. 24	Yes	Yes		
DX ART	Email sent by K. Sathre to B. Westman; re: other checklist item	2/10/2011	RCJSNII10034313	RCJSNII10034313	Confidential		Yes	Yes		
	Email and attachment sent from J. Farley to RS-US-MN-MSP-									
	Normandale-CR-12-1202, L. Konowal, N. Rock, T. Towers, J. Castano,									
	D. Guarracino, G. Clase, M. McGarvey, J. Santangelo, J. Simpson, F.									
DX ARU	Brandee, G. Sonnenburg, D. Goembel, S. Swagger, B. Westman, J. Bazella, K. Sathre, A. Letourneau, and RS-US-PA-FTW-Virginia-CR-A									
	5Q05; re: Updated: Accounting Convention: Policy #1040									
	Intercompany Accounting	8/24/2011	RCJSNII10036954	RCJSNII10036974	Confidential			Yes	Н	
	Email chain sent from J. Ruhlin to T. McDonagh, T. Grossman, and M.	0/2 1/2011	10050754	103511110030717	Communitian			100	11	
DX ARV	McGarvey; re: RE: Resi interest - May	6/1/2012	RCUCCJSN10895541	RCUCCJSN10895550	Confidential	Westman Ex. 25		Yes	H in part	

North   March   Marc	E LUCK					Exhibit		Admit Without	Authentication		
M. Roots, and J. Park, et not. Tomodality, and J. Roots, et no. Tomodality and Section 1 Annual Company, LLC Combidated Humanical Students and Section 1 Annual Company, LLC Combidated Huma	Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
		· ·									
Doc No.   Doc	DX ARW		10/1/2012	DOLLGGIONI 0 C022C1	DOLLGGIGNIA COAACC	C Cl Cl	W . F 26	V			
DA AND   Contribution   Day			12/1/2012	RCUCCJSN10692261	RCUCCJSN10692266	Confidential	Westman Ex. 26	Yes	Yes		
DX ARV   Record plants sent from B. Westman or C. Surfex; F.F. Fortress   914.2911   RCISNITION   15.00   Confidential   Confidential   Vestion	DX ARX			EXAM00123277	FX 4 M 0 0 1 2 3 3 3 6	Confidential	Westman Ex. 27	Yes	Yes		PX 585
		,		L/M 11/100123277	E247 HV100123330	Comidential	Westing Ex. 27	103	103		111 303
Five Disacceptable Auster-IT   Strategy   Five Disacceptable Auster-IT   Strategy   St	DX ARY	Intercompany Balances	9/14/2011	RCJSNII10041531	RCJSNII10041540	Confidential			Yes	H in part	
No. A	DX AR7										
DX ASS   Hather, re: Intercompany Processes   10   10   10   10   10   10   10   1	DATRICE	1	3/16/2011	RCJSNII10045489	RCJSNII10045495	Confidential			Yes	H in part	
DX ASS   Email sent from B. Westman to J. Bazella ce to J. Henore, and M. Road, T. Hanazhopou, L. Peters (e. E. C. Ceogles)   10/16/2012   RCJSNII1055817   RCJSNII1055817   Confidential   Yes   Ye	DX ASA		7/10/2009	DCICNII10047106	DCICNII10047100	C6: -1		V	V		
DX ASS   Renzi, no. RECCC request   1/2			//10/2008	RCJSNII1004/196	RCJSNII1004/199	Confidential		Yes	Yes		
Email chain sent from B. Westman to M. Rendt, T. Hamzelpour, L. Park, et of. C. Dondzila, J. Bazella: re. RE. Intercorupany   101/62012   RCJSNII10056817   RCJSNII10056819   Confidential   Yes   Yes	DX ASB		1/21/2013	RCISNII10054524	RCISNII10054527	Confidential		Yes	Yes		
DX ASD   Entail and attachment sent from J. Bazella re J. Young; ce to C. Dondzila, J. Bazella re H. Fundament sent from J. Bazella to J. Young; ce to C. debt Gragiveness   1016-2012   207,0009   RCJSNII10059375   RCJSNII10059360   Confidential			1/21/2018	11000111110001021	100011110001027						
DX ASD	DX ASC	_									
DX ASD   Dondzila, S. Bode, B. Westman, N. Johnson, and M. Fasching; mr. RF   1277/2009   RCJSNIII0059357   RCJSNIII0059357   RCJSNIII0059357   Confidential   Yes   Yes   Yes			10/16/2012	RCJSNII10056817	RCJSNII10056819	Confidential		Yes	Yes		
DX ASE   RCS   President   P		<u>o</u> .									
DX ASE   Emul and attachments sent from S. Bode to B. Westman; re; FW; 28/2010   RCISNII10059731   RCISNII10059757   Confidential   Yes   Yes   Yes	DX ASD		12/7/2000	D.C.ICANII 1 0050257	DCIGNII10050260	C Cl Cl		V	37		
DX ASE ResCap resolutions		E	12/1/2009	RCJ8NII10059357	RCJSNII10059360	Confidential		Yes	Yes		
Email chain sent from B. Westman to D. Goembel; re: RE: BCG Intercompany Delx Intercompany Delx Memorandum sent from J. Young to ResCap Executive Committee; co to T. Hamzchpour, T. Neary, and C. Dondzila; re: Request for Action by the ResCap Executive Committee; co to T. Hamzchpour, T. Neary, and C. Dondzila; re: Request for Action by the ResCap Executive Committee; co to T. Hamzchpour, T. Neary, and C. Dondzila; re: Request for Action by the ResCap Executive Committee; co to T. Hamzchpour, T. Neary, and C. Dondzila; re: Request for Action by the ResCap Executive Committee; co to T. Hamzchpour, T. Neary, and C. Dondzila; re: Request for Action by the ResCap Executive Committee; cot on T. Hamzchpour, T. Neary, and C. Dondzila; re: Request for Action by the ResCap Executive Committee; cot on T. Hamzchpour, T. Neary, and C. Dondzila; re: Request for Action by the ResCap Executive Committee; cot of Residential Holding Company, LLC, Consolidated Financial Statements for The Years Ended December 31, 2011 and 2010  DX ASI Statements for The Versa Ended December 31, 2011 and 2010  DX ASI Statements for The Versa Ended December 31, 2011 and 2010  DX ASI Statements for The Versa Ended December 31, 2007 and 2006  Examoulzists Statements for The Versa Ended December 31, 2007 and 2006  Examoulzists Statements as of and for the Years Ended December 31, 2007 and 2006  Examoulzists Statements as of and for the Years Ended December 31, 2007 and 2006  Examoulzists Statements as of and for the Years Ended December 31, 2007 and 2006  Examoulzists Statements as of and for the Years Ended December 31, 2007 and 2006  Examoulzists Statements as of and for the Year Ended December 31, 2007 and 2006  Examoulzists Statements Statements as of and for the Year Ended December 31, 2007 and 2006  Examoulzists Statements Stateme	DX ASE		2/8/2010	RCISNII10059731	RCISNII10059757	Confidential		Yes	Yes		
DX ASE   Intercompany Debt   Memorandum sent from J. Young to ResCap Executive Committee capital Allocation from GMAC   RCISNIII   ORGAN   Factorial Memorandum sent from J. Young to ResCap Executive Committee Capital Allocation from GMAC   RCISNIII   ORGAN   Factorial Memorandum sent from J. Young to ResCap Executive Committee Capital Allocation from GMAC   RCISNIII   ORGAN   Factorial Memorandum sent from J. Young to ResCap Executive Committee Capital Allocation from GMAC   RCISNIII   ORGAN   Factorial Memorandum sent from J. Young to J. Lundgren; re: Re: Debt-to-Equity Conversion   Toylog to ResCap Executive Committee Capital Allocation from GMAC   RCISNIII   ORGAN   Factorial Memorandum sent from J. Young to J. Lundgren; re: Re: Debt-to-Equity Conversion   Toylog to ResCap Executive Committee Capital Allocation from GMAC   Factorial Memorandum sent from J. Young to J. Lundgren; re: Re: Debt-to-Equity Conversion   Toylog to ResCap Executive Committee Capital Allocation from GMAC   Factorial Memorandum sent from J. Young to J. Lundgren; re: Re: Debt-to-Equity Conversion   Toylog to			2, 3, 2013	Respiring	Respirings	Comitaentia		105	100		
DX ASI    DX ASI   Oxideration   Oxideration	DX ASF		2/18/2010	RCJSNII10060034	RCJSNII10060039	Confidential		Yes	Yes		
by the ResCap Executive Committee Capital Allocation from GMAC Residential Holding Company to GMAC Mortgage, LLC (GMACM) for adjusted net worth shortfall re: GNMA agreement, Written Consent of the Executive Committee of the Board of Directors of Residential Capital, LLC Capital, LLC Consolidated Financial Statements for the Years Ended December 31, 2011 and 2010  EXAMO0234281  EXAM00234349  Confidential EXAM00234349  Confidential Vestman Ex. 28 Yes  Yes  Yes  OMAC Residential Funding Company, LLC, Consolidated Financial Statements For The Years Ended December 31, 2011 and 2010  Residential Funding Company, LLC, Consolidated Financial Statements as of and for the Years Ended December 31, 2007 and 2006  EXAMO0125358  EXAM00125316  EXAM00125358  EXAM00125416  EXAM00125358  EXAM00125416  Confidential Westman Ex. 29 Yes  Yes  Yes  Yes  ON AGA  Residential Gapital, LLC  Solo, and J. Young; re: Re: unencumbered assets  Residential Gapital, LLC  Solo, and J. Young; re: Re: necturive Committee of the Board of Directions of Residential Capital, LLC  Solo, and J. Young; re: Re: necturive Committee of the Board of Directions of Residential Capital, LLC  Solo, and J. Young; re: Re: necturive Committee of the Board of Directions of Residential Capital, LLC  Solo, and J. Young; re: Re: necturive Committee of the Board of Directions of Residential Capital, LLC  Solo, and J. Young; re: Re: necturive Committee of the Board of Directions of Residential Capital, LLC  Solo, and J. Young; re: Re: necturive Committee of the Board of Directions of Residential Capital, LLC  Solo, and J. Young; re: Re: necturive Committee of the Board of Directions of Residential Capital, LLC  Solo, and J. Young; re: Re: necturive Committee of the Board of Directions of Residential Capital, LLC  Solo, and J. Young; re: Re: necturive Committee of the Board of Directions of Residential Capital, LLC  Solo, and J. Young; re: Re: necturive Committee of the Board of Directions of Recurrence Committee of the Board of Directions of Recurrence Capital Capital Ca		Memorandum sent from J. Young to ResCap Executive Committee; cc									
DX ASB   Residential Holding Company to GMAC Mortgage, LLC (GMACM) for adjusted net worth shortfull re: GNMA agreement; Written Consent of the Executive Committee of the Board of Directors of Residential Capital, LLC   6/3/2009   RCJSNIII0118386   RCJSNIII0118388   Confidential Capital, LLC   Yes   Yes    DX ASH   GMAC Mortgage, LLC Consolidated Financial Statements for the Years Ended December 31, 2011 and 2010   EXAM00234281   EXAM00234349   Confidential Westman Ex. 28   Yes   Yes   Yes    DX ASI   Sesidential Funding Company, LLC, Consolidated Financial Statements For The Years Ended December 31, 2011 and 2010   RCUCCJSN00007239   RCUCCJSN0000723											
DX ASG For adjusted net worth shortfall re: GMMA agreement; Written Consent of the Executive Committee of the Board of Directors of Residential Capital, LLC  6/3/2009 RCJSNIII0118386 RCJSNIII0118388 Confidential  Pyes Yes  Yes  Yes  Yes  Yes  Yes  Yes  Ye											
of the Executive Committee of the Board of Directors of Residential Capital, LLC  6/3/2009 RCJSNII10118386 RCJSNII10118388 Confidential  DX ASH CMAC Mortgage, LLC Consolidated Financial Statements for the Years Ended December 31, 2011 and 2010  EXAMO0234281 EXAMO0234349 Confidential  EXAMO0234349 Confidential  EXAMO0234349 Confidential  Westman Ex. 28 Yes Yes  Yes  OMAC Residential Funding Company, LLC, Consolidated Financial Statements For The Years Ended December 31, 2011 and 2010  EXAMO0234281 EXAMO0234349 Confidential  Statements For The Year Ended December 31, 2011 and 2010  Statements For The Years Ended December 31, 2011 and 2010  EXAMO0234281 EXAMO0234349 Confidential  Statements For The Year Ended December 31, 2011 and 2010  EXAMO0125358 EXAMO0125416 Confidential  Examonum Confidential Form In Year Ended December 31, 2007 and 2006  EXAMO0125358 EXAMO0125416 Confidential  Examonum Confidential Form In Year Ended December 31, 2007 and 2006  EXAMO0125358 EXAMO0125416 Confidential  Examonum Confidential Form In Year Ended December 31, 2007 and 2006  EXAMO0125358 EXAMO0125416 Confidential  Examonum Confidential Form In Year Ended December 31, 2007 and 2006  Examonum Confidential Form In Year Ended December 31, 2007 and 2006  Examonum Confidential Form In Year Examonum Confidential  Examonum Examonum Examonum Examonum Examonum Confidential  Examonum Examonu	DX ASG										
Capital, LLC  GAMAC Mortgage, LLC Consolidated Financial Statements for the Years Ended December 31, 2011 and 2010  EXAMOUS ASI Statements For The Years Ended December 31, 2011 and 2010  EXAMOUS ASI Statements For The Years Ended December 31, 2011 and 2010  EXAMOUS ASI Statements For The Years Ended December 31, 2011 and 2010  EXAMOUS ASI Statements For The Years Ended December 31, 2011 and 2010  EXAMOUS ASI Statements as of and for the Years Ended December 31, 2011 and 2010  EXAMOUS ASI Statements as of and for the Years Ended December 31, 2011 and 2010  EXAMOUS ASI Statements as of and for the Years Ended December 31, 2007 and 2006  EXAMOUS ASI Statements as of and for the Years Ended December 31, 2007 and 2006  EXAMOUS ASI Statements as of and for the Years Ended December 31, 2007 and 2006  EXAMOUS ASI Statements as of and for the Years Ended December 31, 2007 and 2006  EXAMOUS ASI Statements as of and for the Years Ended December 31, 2007 and 2006  EXAMOUS ASI Statements as of and for the Years Ended December 31, 2007 and 2006  EXAMOUS ASI Statements as of and for the Years Ended December 31, 2007 and 2006  EXAMOUS ASI Statements as of and for the Years Ended December 31, 2007 and 2006  EXAMOUS ASI Statements as of and for the Years Ended December 31, 2007 and 2006  EXAMOUS ASI STATEMENT ASIA STATEMEN		, , , , , , , , , , , , , , , , , , ,									
DX ASI Parameter of the Vears Ended December 31, 2011 and 2010  DX ASI Residential Funding Company, LLC, Consolidated Financial Statements For The Years Ended December 31, 2011 and 2010  RCUCCJSN00007239 RCUCCJSN00007299 Confidential Dondzila Ex. 10 Yes Yes  Mark Confidential Holding Company, LLC, Consolidated Financial Statements For The Years Ended December 31, 2011 and 2010  Examous 24281 Examous 24349 Confidential Dondzila Ex. 10 Yes Yes  Mark Confidential Holding Company, LLC, Consolidated Financial Statements as of and for the Years Ended December 31, 2007 and 2006  Examous 2538 Examous 25416 Confidential Westman Ex. 29 Yes Yes  Email chain and attachment sent from R. Thompson to T. Neary, and S. Blitzer; cc to S. Bode, and J. Young; re: RE unencumbered assets  Mark Confidential Co											
PASH Vears Ended December 31, 2011 and 2010 EXAM00234281 EXAM00234349 Confidential Westman Ex. 28 Yes Yes Yes  Persidential Funding Company, LLC, Consolidated Financial Statements For The Years Ended December 31, 2011 and 2010 RCUCCJSN00007299 Confidential Holding Company, LLC, Consolidated Financial Statements as of and for the Years Ended December 31, 2007 and 2006 EXAM00125358 EXAM00125416 Confidential Westman Ex. 29 Yes Yes  Email chain and attachment sent from R. Thompson to T. Neary, and S. Blitzer; cc to S. Bode, and J. Young; re: RE unencumbered assets  BY 12/2008 RCUCCJSN10004340 RCUCCJSN10004341 Confidential Yes Yes Yes  DX ASL Written Consent of the Executive Committee of the Board of Directiors of Residential Capital, LLC Residential Capital Capital Capital Capital Capital Capital Capital Capital C			6/3/2009	RCJSNII10118386	RCJSNII10118388	Confidential		Yes	Yes		
Pears Ended December 31, 2011 and 2010  Residential Funding Company, LLC, Consolidated Financial Statements For The Years Ended December 31, 2011 and 2010  RCUCCJSN00007239  RCUCCJSN00007239  RCUCCJSN00007299  RCUCCJSN10004341	DY VSH										
Statements For The Years Ended December 31, 2011 and 2010  DX ASJ  GMAC Residential Holding Company, LLC, Consolidated Financial Statements as of and for the Years Ended December 31, 2007 and 2006  EXAMO0125358  EXAMO0125416  Confidential  Confidential  Confidential  Westman Ex. 29  Yes  Yes  Yes  Yes  DX ASK  Written Consent of the Executive Committee of the Board of Directiors of Residential Capital, LLC  DX ASM  DX ASM  DX ASM  Email chain sent from J. Young to J. Lundgren; re: Re: Debt-to-Equity Conversion  Ty ASN  Email chain sent from J. Jones to J. Young; re: Fw: 250.250 & "Agent"  Ty ASN  Email chain sent from J. Jones to J. Young; re: Fw: 250.250 & "Agent"  Ty ASN  Email chain sent from J. Jones to J. Young; re: Fw: 250.250 & "Agent"	DA ASII			EXAM00234281	EXAM00234349	Confidential	Westman Ex. 28	Yes	Yes		
BASI Statements as of and for the Years Ended December 31, 2007 and 2006  EXAMO0125358  EXAMO0125416  Confidential  Westman Ex. 29  Yes  Yes  Yes  DX ASI  DX ASI  DX ASI  DX ASI  DX ASI  Email chain and attachment sent from R. Thompson to T. Neary, and S. Blitzer; cc to S. Bode, and J. Young; re: RE unencumbered assets  8/12/2008  RCUCCJSN10004340  RCUCCJSN10004341  RCUCCJSN10005624  RCUCCJSN10005624  Confidential  Yes  Yes  Yes  Yes  DX ASI  DX ASI  Email chain sent from J. Young to J. Lundgren; re: Re: Debt-to-Equity Conversion  DX ASI  Email chain sent from J. Jones to J. Young; re: Fw: 250.250 & "Agent"  Type Asian Sent from J. Jones to J. Young; re: Fw: 250.250 & "Agent"  Type Asian Sent from J. Jones to J. Young; re: Fw: 250.250 & "Agent"  RCUCCJSN10005688  RCUCCJSN10005689  RCUCCJSN10005689  RCUCCJSN10005689  Confidential  Yes  Yes  Yes  Yes  Yes  Yes  Yes  Ye	DX ASI			DOLLGGIONIO0007220	DOLLOGISMOOO7200	C6: -1	D	V	V		
DX ASJ Statements as of and for the Years Ended December 31, 2007 and 2006  EXAM00125358 EXAM00125416 Confidential Westman Ex. 29 Yes Yes  Email chain and attachment sent from R. Thompson to T. Neary, and S. Blitzer; cc to S. Bode, and J. Young; re: RE unencumbered assets  8/12/2008 RCUCCJSN10004341 Confidential  DX ASL OF Section of Residential Capital, LLC  DX ASL DX A		·		RCUCCJSN00007239	RCUCCJSN00007299	Confidential	Dondziia Ex. 10	res	res		
Email chain and attachment sent from R. Thompson to T. Neary, and S. Blitzer; cc to S. Bode, and J. Young; re: RE unencumbered assets  BY 2008  RCUCCJSN10004340  RCUCCJSN10004341  RCUCCJSN10004341  Confidential  Confidential  Confidential  Yes  Yes  Yes  Yes  Yes  Yes  Yes  Ye	DX ASI										
Email chain and attachment sent from R. Thompson to T. Neary, and S. Blitzer; cc to S. Bode, and J. Young; re: RE unencumbered assets  8/12/2008 RCUCCJSN10004341 Confidential  PASIN Email chain sent from J. Young to J. Lundgren; re: Re: Debt-to-Equity Conversion  RCUCCJSN10005688 RCUCCJSN10005688 RCUCCJSN10005689 Confidential  RCUCCJSN10005694 Confidential  RCUCCJSN10005694 Confidential  RCUCCJSN10005694 Confidential  RCUCCJSN10005694 Confidential  RCUCCJSN10005694 Confidential  RCUCCJSN10005694 Confidential  Yes  Yes  Yes  Yes  Pasil chain sent from J. Young to J. Lundgren; re: Re: Debt-to-Equity Conversion  PASIN Email chain sent from J. Jones to J. Young; re: Fw: 250.250 & "Agent"	D111103	Samonionio no or min 161 mo 16ms Ended Becomber 51, 2007 min 2000		EXAM00125358	EXAM00125416	Confidential	Westman Ex. 29	Yes	Yes		
State   Stat		Email chain and attachment sent from R. Thompson to T. Neary, and S.									
Written Consent of the Executive Committee of the Board of Directiors of Residential Capital, LLC  DX ASM  Email chain sent from J. Young to J. Lundgren; re: Re: Debt-to-Equity Conversion  Type Substitute Committee of the Board of Directiors of RCUCCJSN10005622  RCUCCJSN10005624  RCUCCJSN10005684  RCUCCJSN10005689  R	DX ASK	Blitzer; cc to S. Bode, and J. Young; re: RE unencumbered assets									
DX ASM   Email chain sent from J. Jones to J. Young; re: Fw: 250.250 & "Agent      DX ASM   Email chain sent from J. Jones to J. Young; re: Fw: 250.250 & "Agent			8/12/2008	RCUCCJSN10004340	RCUCCJSN10004341	Confidential		Yes	Yes		
DX ASM Email chain sent from J. Young to J. Lundgren; re: Re: Debt-to-Equity Conversion 7/9/2008 RCUCCJSN10005689 RCUCCJSN10005689 Confidential Yes Yes Yes	DX ASL		C/20/2000	DOLLOGISM 10005702	DOLLOGICNIA0005204	C6: 1 1		v	V		
Conversion Conversion 7/9/2008 RCUCCJSN10005689 RCUCCJSN10005689 Confidential Yes Yes  PDY ASN Email chain sent from J. Jones to J. Young; re: Fw: 250.250 & "Agent" Conversion RCUCCJSN10005689 RCUCCJSN10005689 Confidential Yes Yes Yes			6/30/2008	KCUCCJSN10005622	RCUCCJSN10005624	Confidential		Yes	Yes		
Email chain sent from J. Jones to J. Young; re: Fw: 250.250 & "Agent	DX ASM		7/9/2008	RCUCCISN10005688	RCUCCISN10005689	Confidential		Yes	Yes		
	D.V. 1.03-3		11712000	1.00000000	100000000000000000000000000000000000000	Communitati		203	200		
105 11 in part	DX ASN	for"	6/19/2008	RCUCCJSN10007353	RCUCCJSN10007355	Confidential			Yes	H in part	

Pg 247 of

					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Email chain sent from J. Young to D. Flavin; re: FW: Requesting EC	Dute	Degin Dutes I tumber	Ena Bates Taniber	Designation	Deposition	Objection	· · · · · · · · · · · · · · · · · · ·	Objection	Duplicate
DX ASO	approval for CE debt equity	6/2/2008	RCUCCJSN10011161	RCUCCJSN10011162	Confidential		Yes	Yes		
D.11 + GD	Email chain sent from J. Young to L. Schiltgen, and G. Sonnenburg; re:									
DX ASP	RE: EC approval for capital allocation to RFC	3/26/2008	RCUCCJSN10025065	RCUCCJSN10025066	Confidential		Yes	Yes		
	Email chain sent from K. Walsh to J. Cortese, J. Peterson, C. Dondzila,									
	and J. Lhotka; cc to '/O=GMAC MORTGAGE CORP/OU=Dallas-									
DX ASQ	IT/cn=Recipients/cn=MScarse'[/O=GMAC MORTGAGE									
	CORP/OU=DALLAS-IT/CN=RECIPIENTS/CN-MSCARSE]; re: RE:									
	Netting	12/22/2008	RCUCCJSN10064220	RCUCCJSN10064224	Confidential			Yes	H in part	
	Memorandum sent from J. Young to GMAC Inc. Board of Directors, cc									
	T. Marano, T Hamzehpour, C. Dondzila; re: Request for Action by the									
DX ASR	Board of Directors, GMAC Inc. Approval of Capital Allocation from Residential Capital, LLC (ResCap) to Residential Funding Company,									
	LLC (RFC) and Capital Allocation from RFC to RFC Asset Holdings II									
	LLC	12/14/2009	RCUCCJSN10293887	RCUCCJSN10293888	Confidential		Yes	Yes		
	Email chain and attachments sent from B. Westman to B. Westman, B.	12/11/2007	Recessivio293007	1020000	Confidential		103	103		
	McDonald, M. Renzi, and liz.park@fticonsulting.com; cc to C.									
DX ASS	Dondzila and J. Horner; re: RE: Open Items for Various Requests									
		12/17/2012	RCUCCJSN10354687	RCUCCJSN10354692	Confidential		Yes	Yes		
DX AST	Email chain and attachment sent from B. Westman to C. Dondzila; re:									
DA AST	FW: Interco file	6/14/2012	RCUCCJSN10357468	RCUCCJSN10357470	Confidential		Yes	Yes		
DX ASU	Email chain sent from R. Grant to S. Bode; re: FW: November Reg K									
	File	12/17/2009	RCUCCJSN10566662	RCUCCJSN10566668	Confidential			Yes	H in part	
DV ACV	Email chain and attachment sent from S. Bode to B. Westman; re: FW: RFC subsidiaries/PATI (Debt Forgiveness) -Written Consents									
DX ASV	RFC subsidiaries/FATI (Debt Forgiveness) - written Consents	11/12/2009	RCUCCJSN10567350	RCUCCJSN10567355	Confidential		Yes	Yes		
	Memorandum sent from J. Young to GMAC Inc. Board of Directors; cc	11/12/2009	RCUCCJSIN10307330	KCUCCJSIN10307333	Confidential		108	168		
	to T. Marano, T. Hamzehpour, and C. Dondzila; re: Request for Action									
	by the Board of Directors, GMAC Inc. Approval of Capital Allocation									
DX ASW	from Residential Capital, LLC ("ResCap") to Residential Funding									
	COmpany, LLC ("RFC") and certain of its subsidiaries									
		1/3/2010	RCUCCJSN10605076	RCUCCJSN10605078	Confidential		Yes	Yes		
	Email chain sent from B. Jeffress-Roebuck to K. Gyasi-twum, and S.									
DX ASX	Venne; cc to B. Westman; re: RE: Cash Management Policy									
		9/12/2011	RCJSNII10041500	RCJSNII10041502	Confidential	Westman Ex. 3	Yes	Yes		
DW AGW	Email chain and attachments sent from J. Ruhlin to H. Anderson; re:					C				
DX ASY	FW: UK advance agreement (Revised draft)/RFC-ResCap advance Agreement (first draft)	11/19/2010	DCUCCION10745612	DCUCCIENIO745620	Confidential	Contains Hamzehpour Ex. 5		Yes	II in most	
	Email and attachments sent from R. Bluhm to R. Crisafulli, and B.	11/18/2010	RCUCCJSN10745612	RCUCCJSN10745628	Communital	EX. J		1 68	H in part	
DX ASZ	McDonald; cc to J. Lombardo, and J. Ruhlin; re: I/C Transactions for									
DATISE	ResCap	2/15/2012	RCUCCJSN10880200	RCUCCJSN10880258	Confidential		Yes	Yes		
	Email chain sent from T. McDonagh to C. Dondzila, J. Ruhlin, and M.	,,	. ,				NTM	***		
DVATA	Scarseth; cc to W. Nolan, M. Renzi, and B. Witherell; re: RE: Cash									
DX ATA	Balances without Intercompany Movement of Cash									
		11/4/2012	RCUCCJSN10891987	RCUCCJSN10891992	Confidential	Dondzila Ex. 13	Yes	Yes		

Exhibit No.	Di-d	Doto	Darin Datas Namahan	End Dates Namehan	Exhibit	Domanitian	Admit Without	Authentication Waiver	Ohiostion	Doubleste
	Description Email chain sent from B. Westman to L. Park, and F. Szymik; cc to M.	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	waiver	Objection	Duplicate
DX ATB	Renzi, and R. Joslin; re: RE: Legal Entity Trial Balance.									
DAAIB	Renzi, and R. Joshii, Ic. Re. Legar Entity That Balance.	7/11/2012	RCUCCJSN30014296	RCUCCJSN30014299	Confidential	Westman Ex. 30	Yes	Yes		
	Email from J. Young to T. Hamzehpour; cc to T. Frogge; re: FW: Board	771172012	100000011290	10000051130011277	Comitation	Westman Em 50	105	100		
DX ATC	Doc - Debt Forgiveness	4/8/2011	RCUCCJSN10935402	RCUCCJSN10935408	Confidential		Yes	Yes		
	Email chain and attachment sent from K. Linhoff to M. Winchell and J.									
DX ATD	Young; cc to B. Westman and J. Horner; re: RE: Debt Forgiveness									
	Memo - change	10/22/2010	RCUCCJSN11243603	RCUCCJSN11243607	Confidential		Yes	Yes		
	Email and attachments sent from B. Ziegenfuse to C. Dondzila, J.									
	Ruhlin, D. Miraglia, M. McGarvey, J. Santangelo, B. Westman, M.									
DX ATE	Renzi, W. Nolan, T. Hamzehpour, and J. Whitlinger; cc to J. Horner; re:									
	RE: Mesirow Meeting Preparation	12/2/2012	D 071007071111071015	D GT1G GTG114 4 2 4 4 4 5 4 4 4 5 4 4 4 4 5 4 4 4 4	6 61		37	37		
	D 11 210 2 HIODIE 1 GI III I I I I	12/3/2012	RCUCCJSN11254247	RCUCCJSN11254307	Confidential		Yes	Yes		
DX ATF	Residential Capital LLC, Debt Forgiveness Schedule by Legal Entity		RCUCCJSN11270924	RCUCCJSN11270924	Confidential		Yes	Yes		PX 684
	Email and attachments sent from M. Winchell to L. Godfrey and S.		RCUCCJSN11270924	RCUCCJSN112/0924	Comidential		ies	1 es		FA 004
	Padmanathan; cc to J. Horner, M. Riskey, B. Westman, T. Farley, and									
DX ATG	K. Sathre; re: Debt forgiveness on the Flume and Viaduct Notes									
	resulting from PTT transaction	7/30/2010	RCUCCJSN11465342	RCUCCJSN11465353	Confidential		Yes	Yes		
	Email from L. Konowal to D. Guarracino, T. Yu; cc to N. Rock, T.									
DAY A TELL	Towers, R. McKendrick, P. Rangel, S. Griffith, L. Damico, L.									
DX ATH	Torbenson, and M. Rachel; re: Ally Bank MSR Swap JE 3/31/10									
		4/2/2010	RCUCCJSN11811163	RCUCCJSN11811166	Confidential			Yes	Н	
	Email chain sent from C. Laube to B. Westman, S. Hengel, T. North, K.									
DX ATI	Ahmed, G. Sonnenburg, D. Goembel, S. Sider, and A. Johnson; cc to									
	M. Scarseth, M. Winchell, T. Farley, and C. Laube; re: RE: BCG									
	Intercompany Debt	1/26/2010	RCUCCJSN11857973	RCUCCJSN11857977	Confidential		Yes	Yes		
DV ATI	Email chain and attachment sent from B. Westman to									
DX ATJ	liz.park@fticonsulting.com; cc to M. Renzi and C. Dondzila; re: RE: Intercompany	3/30/2012	RCUCCJSN11921440	RCUCCJSN11921442	Confidential		Yes	Yes		
	ResCap Bank Account Structure as of April 16, 2012 (DRAFT -	3/30/2012	RCUCCJSN11921440	RCUCCJ5N11921442	Confidential		Tes	168		
DX ATK	Subject to Change)		RCUCCJSN11922194	RCUCCJSN11922209	Confidential		Yes	Yes		
	Email and attachment sent from M. Renzi to J. Lewis, R. Snellenbarger,		10000001(11)221)	11000000111722207						
D. T	and B. Illhardt; cc to T. Goren, J. Marines, B. McDonald, F. Syzmik, W.									
DX ATL	Nolan, and L. Marinuzzi; re: ResCap - Interco Notes									
		4/11/2013	RCUCCJSN11979451	RCUCCJSN11979463	Confidential		Yes	Yes		
	Email chain sent from T. Hamzehpour to W. Marx; cc to J. Young, and									
DX ATM	C. Dondzila; re: RE: Rescap-Ally Tax Allocation Agreements									
		1/24/2011	RCUCCJSN12065027	RCUCCJSN12065029	Confidential			Yes	H in part	
	Email chain with attachment sent from A. Cummings to T. Marano, and									
DX ATN	P. West; cc to J. Whilinger; re: FW: Revenue Recognition - Glassner	240/2047	D GIVG GIG 1	B 0110 010 100 100 100 100 100 100 100 1	Professionals'			37	**	
	Final [SEND SECURE]	3/19/2012	RCUCCJSN20030975	RCUCCJSN20030990	Eyes Only			Yes	Н	
DV ATO	Email and attachment sent from C. Dondzila to C. Quenneville; cc to J.									
DX ATO	Whitlinger; re: Cathy can you please distribute this to the Audit Committee members	3/16/2012	RCUCCJSN20045171	RCUCCJSN20045184	Confidential		Yes	Yes		
	Committee members	3/10/2012	ACUCCISN200451/1	ACUCCJ3N20043184	Comidential		1 52	1 08		

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					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Email and attachments sent from C. Dondzila to J. Whitlinger, J.				g	_ <b>*F</b> *******		77.027.02	5 × <b>3</b> + <b>2</b>	= <b>up</b>
DX ATP	Young, J. Cortese, D. DeBrunner, and M. Anspach; re: Updated				Professionals'					
	materiality memo	3/13/2012	RCUCCJSN20045234	RCUCCJSN20045260	Eyes Only		Yes	Yes		
DX ATO	Email and attachment sent from B. Westman to C. Dondzila; re: RFC				Professionals'					
DAAIQ	Receivable	3/23/2012	RCUCCJSN20051022	RCUCCJSN20051024	Eyes Only		Yes	Yes		
DX ATR	Email chain sent from B. Westman to C. Dondzila; re: RE: GMACM				Professionals'					
DAAIR	Management Fee writeup	3/19/2012	RCUCCJSN20054889	RCUCCJSN20054892	Eyes Only	Dondzila Ex. 5	Yes	Yes		
	Email and attachment sent from A. McGrath to C. Dondzila, B.									
DX ATS	Westman, and K. Sathre; cc to H. McKay; re: RE: accounting				Professionals'					
	framework - flume/Viaduct	10/6/2011	RCUCCJSN20062406	RCUCCJSN20062411	Eyes Only			Yes	Н	
DX ATT	Email chain and attachments sent from J. Farley to B. Westman; re: RE:	2/21/2012	DCICNIII10015251	DCICNII10015260	C6: -1	W En 21		V	Н	
	Q1 2011 ResCap Policy and Disclosure Items  Email and attachment sent from C. Dondzila to C. Weiss; cc to J.	3/21/2012	RCJSNII10015251	RCJSNII10015268	Confidential	Westman Ex. 31		Yes	Н	
DX ATU	Whitlinger; re: Draft significant affiliate agreement disclosure for				Professionals'					
DARIO	ResCap related party footnote	2/20/2012	RCUCCJSN20068828	RCUCCJSN20068830	Eyes Only		Yes	Yes		
	Email and attachment sent from C. Dondzila to B. Westman; re: RE:	2,20,2012	Recessive of the second of the	100000000000000000000000000000000000000	Professionals'		103	103		
DX ATV	RFC/ResCap Receivable Support Memo	3/22/2012	RCUCCJSN20080064	RCUCCJSN20080066	Eyes Only	Dondzila Ex. 8	Yes	Yes		JW
	Email chain and attachment sent from C. Dondzila to B. Westman; re:									
DX ATW	RE: RFC/ResCap Receivable Support Memo	3/22/2012	EXAM12412896	EXAM12412898	Confidential	Westman Ex. 32	Yes	Yes		PX 608; JV
DV ATV	Email and attachment sent from B. Westman to C. Dondzila; re:				Professionals'					
DX ATX	Intercompany Questions	2/23/2012	RCUCCJSN20085254	RCUCCJSN20085255	Eyes Only	Dondzila Ex. 2	Yes	Yes		
DX ATY	Email chain sent from N. Rock to B. McDonald; cc to M. Renzi; re: RE:									
DAAII	GSE Settlement Data (2010)	4/23/2013	RCUCCJSN30001327	RCUCCJSN30001332	Confidential		Yes	Yes		
DX ATZ	Email chain and attachments sent from B. Mcdonald to J. Horner; cc to									
DATALE	M. Renzi; re: FW: Examiner Follow-Ups	3/26/2013	RCUCCJSN30002271	RCUCCJSN30002276	Confidential		Yes	Yes		
DX AUA	Email chain and attachments sent from J. Bazella to B. Westman, and									
DW AID	M. Renzi; cc to C. Dondzila; re: RE: Interco file	2/8/2013	RCUCCJSN30003025	RCUCCJSN30003029	Confidential	Westman Ex. 34	Yes	Yes	11	DV (21
DX AUB	Ally Accounting Policy 1040: Intercompany Accounting Email chain and attachment sent from B. McDonald to	12/29/2010	RC40000118	RC40000137	Confidential	Westman Ex. 36		Yes	Н	PX 621
	ttoaso@alixpartners.com; cc to TGoren@mofo.com,									
DX AUC	mlandy@alixpartners.com, liz.park@fticonsulting.com,									
DA ACC	mark.renzi@fticonsulting.com, and SZide@KRAMERLEVIN.com; re:									
	FW: Open Items	1/17/2013	RCUCCJSN30004106	RCUCCJSN30004114	Confidential	Dondzila Ex. 6	Yes	Yes		
	GMAC Residential Holding Corp, Consolidated Financial Statements									
DX AUD	as of and for the years ended December 31, 2004 and 2003 (Restated)									
		12/31/2004	RCUCCJSN30005418	RCUCCJSN30005470	Confidential		Yes	Yes		
	Email and attachment sent from C. Donzila to B. McDonald; cc to L.									
DX AUE	Park, T. McDonagh, M. Renzi, and B. Westman; re: RE: Intercompany									
	Follow-up	11/1/2012	RCUCCJSN30006785	RCUCCJSN30006872	Confidential		Yes	Yes		
	Email chain and attachment sent from B. McDonald to B. Westman; cc									
DX AUF	to L. Park, T. McDonagh, C. Dondzila, and M. Renzi; re: RE:					5 1 11 5 45				
	Intercompany Follow-up	10/25/2012	RCUCCJSN30007029	RCUCCJSN30007044	Confidential	Dondzila Ex. 12	Yes	Yes		
	Email and attachment sent from liz.park@fticonsulting.com to B.									
DX AUG	Westman, M. Renzi, F. Szymik, and C. Dondzila; cc to M. McGarvey, J. Bazella, and M. Brennan; re: RE: Intercompany Relationships 05-31-									
	12-New V3.xlsx	7/21/2012	RCUCCJSN30014140	RCUCCJSN30014143	Confidential		Yes	Yes		
DX VIII	Ally General Intercompany Accounting Policy	11/28/2011	RCJSNII10131858	RCJSNII10131878	Confidential	Westman Ex. 37	168	Yes	Н	PX 638
DAAUII	7 my General Intercompany Accounting Folicy	11/20/2011	101311110131030	KC3511110131070	Communitial	11 Council EA. 37		103	11	1 /1 030

					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Email chain and attachment sent from C. Dondzila to M. Renzi; cc to									
DX AUI	W. Nolan, L. Park, F. Szymik; re: RE: Bounce - Intercompany Follow									
	Up	4/22/2012	RCUCCJSN30023149	RCUCCJSN30023156	Confidential	Dondzila Ex. 9	Yes	Yes		
	Calendar invitation and attachments sent from B. Westman to B.									
DX AUJ	Westman, M. McGarvey, G. Clase, J. Bazella, L. Park, and M. Renzi;									
	re: Intercompany file		RCUCCJSN30047165	RCUCCJSN30047169	Confidential		Yes	Yes		
DX AUK	GMAC ResCap Project Bounce: Illustrative Waterfall Analysis Asset									
DA AUK	and Liabilities Input and Preliminary Draft	4/30/2013	RENZI00000001	RENZI00000001	Confidential		Admitted Phase I	Yes		PX 138
	Email chain and attachment sent from C. Dondzila to M. Renzi, and B.									
DX AUL	Westman; cc to W. Nolan, L. Park, and F. Szymik; re: RE: Bounce -				Professionals'					
	Intercompany Follow Up	4/22/2012	RCUCCJSN20080786	RCUCCJSN20080790	Eyes Only	Westman Ex. 38	Yes	Yes		
	Email and attachment sent from M. Renzi to mlandy@alixpartners.com,									
DX AUM	ttoaso@alixpartners.com; cc to W. Nolan, T. Goren, S. Zide, C.									
DA AOM	Dondzila, J. Horner, and B. McDonald; re: ResCap - Intercompany									
	Rollforward	1/21/2013	UCC17941	UCC17942	Confidential		Yes	Yes		
	Email and attachment sent from M. Renzi to M. Landy; cc to B.									
DX AUN	Jenkins, B. McDonald, T. Goren, A. Barrage, and J. Marines; re: FW:									
	Intercompany OID Discussion	3/5/2013	UCC27519	UCC27525	Confidential		Yes	Yes		
DX AUO	Schedules of Assets and Liabilities for Residential Funding Company,						Yes for limited			
DA AUU	LLC (Case No. 12-12019 (MG)) (dkt #548)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AUP	Schedules of Assets and Liabilities for Residential Capital, LLC (Case						Yes for limited			
DA AUF	No. 12-12020 (MG)) (dkt #549)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AUQ	Schedules of Assets and Liabilities for GMAC Mortgage, LLC (Case						Yes for limited			
DA AUQ	No. 12-12032 (MG)) (dkt #550)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AUR	Schedules of Assets and Liabilities for ditech, LLC (Case No. 12-12021						Yes for limited			
DA AUK	(MG)) (dkt #551)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AUS	Schedules of Assets and Liabilities for PATI Real Estate Holdings, LLC						Yes for limited			
DA AUS	(Case No. 12-12047 (MG)) (dkt #552)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AUT	Schedules of Assets and Liabilities for DOA Holding Properties, LLC						Yes for limited			
DA AUT	(dkt #553)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AUU	Schedules of Assets and Liabilities for DOA Properties IX (Lots-Other),						Yes for limited			
DA AUU	LLC (Case No. 12-12023 (MG)) (dkt #554)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AUV	Schedules of Assets and Liabilities for RAHI A, LLC (Case No. 12-						Yes for limited			
DA AU V	12048 (MG)) (dkt #555)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AUW	Schedules of Assets and Liabilities for EPRE LLC (Case No. 12-12024						Yes for limited			
DA AUW	(MG)) (dkt #556)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AUX	Schedules of Assets and Liabilities for Equity Investment I, LLC (Case						Yes for limited			
DA AUA	No. 12-12025 (MG)) (dkt #557)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AUY	Schedules of Assets and Liabilities for ETS of Virginia, Inc. (Case No.						Yes for limited			
DA AU I	12-12026 (MG)) (dkt #558)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AUZ	Schedules of Assets and Liabilities for ETS of Washington, Inc. (Case						Yes for limited			
DA AUL	No. 12-12027 (MG)) (dkt #559)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVA	Schedules of Assets and Liabilities for RAHI B, LLC (Case No. 12-						Yes for limited			
DAAVA	12049 (MG)) (dkt #560)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVB	Schedules of Assets and Liabilities for Executive Trustee Services, LLC						Yes for limited			
DAAVD	(Case No. 12-12028 (MG)) (dkt #561)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)

					Exhibit		Admit Without	Authortication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation Designation	Deposition	Objection	Authentication Waiver	Objection	Duplicate
	Schedules of Assets and Liabilities for GMAC Model Home Finance I,	Date	Degin Dates (Valide)	End Bates Humber	Designation	Deposition	Yes for limited	vvalvei	Objection	Dupircate
DX AVC	LLC (Case No. 12-12030 (MG)) (dkt #562)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
	Schedules of Assets and Liabilities for RAHI Real Estate Holdings,	0/30/2012					Yes for limited	103		171 of i (partial)
DX AVD	LLC (Case No. 12-12050 (MG)) (dkt #563)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
	Schedules of Assets and Liabilities for GMAC Mortgage USA	0.00.000					Yes for limited			(1.1.0.1.1)
DX AVE	Corporation (Case No. 12-12031 (MG)) (dkt #564)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DV AVE	Schedules of Assets and Liabilities for GMAC Residential Holding						Yes for limited			•
DX AVF	Company, LLC (Case No. 12- 12033 (MG)) (dkt #565)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVG	Schedules of Assets and Liabilities for RCSFJV2004, LLC (Case No.						Yes for limited			
DX AVG	12-12051 (MG)) (dkt #566)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVH	Schedules of Assets and Liabilities for GMAC RH Settlement Services,						Yes for limited			
DAAVH	LLC (Case No. 12-12034 (MG)) (dkt #567)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVI	Schedules of Assets and Liabilities for GMACM Borrower LLC (Case						Yes for limited			
DAAVI	No. 12-12035 (MG)) (dkt #568)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVJ	Schedules of Assets and Liabilities for Residential Accredit Loans, Inc.						Yes for limited			
DAAVI	(Case No. 12-12052 (MG)) (dkt #569)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVK	Schedules of Assets and Liabilities for GMACM REO LLC (Case No.						Yes for limited			
DAAVK	12-12036 (MG)) (dkt #570)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVL	Schedules of Assets and Liabilities for GMACR Mortgage Products,						Yes for limited			
DAAVL	LLC (Case No. 12-12037 (MG)) (dkt #571)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVM	Schedules of Assets and Liabilities for GMAC-RFC Holding Company,						Yes for limited			
DATIVI	LLC (Case No. 12- 12029 (MG)) (dkt #572)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVN	Schedules of Assets and Liabilities for Residential Asset Securities						Yes for limited			
DATITIO	Corporation (Case No. 12- 12054 (MG)) (dkt #573)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVO	Schedules of Assets and Liabilities for HFN Reo Sub II, LLC (Case No.						Yes for limited			
	12-12038 (MG)) (dkt #574)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVP	Schedules of Assets and Liabilities for Home Connects Lending						Yes for limited			
	Services, LLC (Case No. 12-12039 (MG)) (dkt #575)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVQ	Schedules of Assets and Liabilities for Residential Services of						Yes for limited			
	Alabama, LLC (Case No. 12- 12055 (MG)) (dkt #576)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
D										
DX AVR	Schedules of Assets and Liabilities for Homecomings Financial Real	6/20/2012					Yes for limited	37		DV 014 ( 1)
	Estate Holdings, LLC (Case No. 12-12040 (MG)) (dkt #577)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVS	Schedules of Assets and Liabilities for Residential Consumer Services	6/20/2012					Yes for limited	37		DV 014 ( 1)
	of Ohio, LLC (Case No. 12-12056 (MG)) (dkt #578) Schedules of Assets and Liabilities for Homecomings Financial, LLC	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AVT	(Case No. 12-12042 (MG)) (dkt #579)	6/20/2012					Yes for limited	Yes		DV 014 (+:-1)
	, ,,,,	6/30/2012					purpose (ILS) Yes for limited	res		PX 814 (partial)
DX AVU	Schedules of Assets and Liabilities for Ladue Associates, Inc. (Case No. 12-12043 (MG)) (dkt #580)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
	Schedules of Assets and Liabilities for Residential Consumer Services	0/30/2012			1		Yes for limited	168		ra 014 (paruai)
DX AVV	of Texas, LLC (Case No. 12-12057 (MG)) (dkt #581)	6/30/2012					purpose (ILS)	Yes		DV Q14 (montial)
	Schedules of Assets and Liabilities for Passive Asset Transactions, LLC	0/30/2012			1		Yes for limited	168		PX 814 (partial)
DX AVW	(Case No. 12-12044 (MG)) (dkt #582)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
	Schedules of Assets and Liabilities for PATI A, LLC (Case No. 12-	0/30/2012					Yes for limited	108		1 A 014 (partial)
DX AVX	12045) (dkt #583)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
	Schedules of Assets and Liabilities for Residential Consumer Services,	0/30/2012					Yes for limited	103		1 A 014 (partial)
DX AVY	LLC (Case No. 12-12058 (MG)) (dkt #584)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
L	222 (Cast 110, 12 12000 (110)) (takt 11007)	0,50,2012			1		purpose (ILD)	100		171 01 (partial)

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T					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
DX AVZ	Schedules of Assets and Liabilities for PATI B, LLC (Case No. 12-						Yes for limited			
	12046 (MG)) (dkt #585)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AWA	Residential Capital, LLC, Debt Forgiveness: Excludes Ally and Less				Professionals'					
DATIWA	than \$20M, January 1, 2008-May 13, 2012	5/13/2012	RCUCCJSN00030215	RCUCCJSN00030215	Eyes Only	Westman Ex. 39	Yes	Yes		PX 681
	Schedules of Assets and Liabilities for Residential Funding Mortgage						Yes for limited			
	Exchange, LLC (Case No. 12-12059 (MG)) (dkt #587)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AWC	Schedules of Assets and Liabilities for RFC Asset Management, LLC	6/20/2012					Yes for limited	37		DV 014 ( 1)
	(Case No. 12-12066 (MG)) (dkt #588)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DV AWD	Schedules of Assets and Liabilities for Residential Funding Mortgage						Yes for limited			
DAAWD	Securities I, LLC (Case No. 12-12060 (MG)) (dkt #589)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
	Schedules of Assets and Liabilities for RFC Borrower LLC (Case No.	0/30/2012					Yes for limited	103		1 X 614 (partial)
DX AWE	12-12068 (MG)) (dkt #590)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
	Schedules of Assets and Liabilities for RFC Construction Funding, LLC	0,20,2012					Yes for limited	100		111 of r (pareins)
DX AWF	(Case No. 12-12069 (MG)) (dkt #591)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
	, , , , ,						X X \ /			4
DX AWG	Schedules of Assets and Liabilities for Residential Funding Mortgage						Yes for limited			
	Securities II, LLC (Case No. 12-12061 (MG)) (dkt #592)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AWH	Schedules of Assets and Liabilities for RFC REO LLC (Case No. 12-						Yes for limited			
DX AWH	12070 (MG)) (dkt #593)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AWI	Schedules of Assets and Liabilities for Residential Funding Real Estate						Yes for limited			
DAAWI	Holdings, LLC (Case No. 12-12062 (MG)) (dkt #594)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AWJ	Schedules of Assets and Liabilities for RFC SFJV-2002, LLC (Case No.						Yes for limited			
2111111	12-12071 (MG)) (dkt #595)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AWK	Schedules of Assets and Liabilities for Residential Mortgage Real	< 100 100 10					Yes for limited			PT 044 ( 1 1)
	Estate Holdings, LLC (Case No. 12-12063 (MG)) (dkt #596)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DX AWL	Schedules of Assets and Liabilities for RFC-GSAP Servicer Advance, LLC (Case No. 12-12064 (MG)) (dkt #597)	6/20/2012					Yes for limited	V		DV 014 (===ti=1)
	LLC (Case No. 12-12064 (MG)) (dkt #597)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
DV AWM	Schedules of Assets and Liabilities for Residential Asset Mortgage						Yes for limited			
DAAWM	Products, Inc. (Case No. 12-12053 (MG)) (dkt #649)	6/30/2012					purpose (ILS)	Yes		PX 814 (partial)
	General Ledger Account No. 2020100001 (Account Name GMAC	0/30/2012	RCUCCJSN00012497	RCUCCJSN00012497	Professionals'		purpose (IEB)	103		174 (partial)
DX AWN	RESI Intercompany)		110000001100012477	1120 000111000124)/	Eyes Only		Yes	Yes		
	reservation party)				Lycs omy		105	1 05		

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					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	The Debtors' Motion for Order Under Bankruptcy Code Sections	Date	Degin Dates Funiber	End Dates Number	Designation	Deposition	Objection	Walver	Objection	Duplicate
	105(a), 345, 363, 364, and 503(b)(1) and Bankruptcy Rules 6003 and									
	6004 Authorizing (I) Continued Use of Cash Management Services and									
	Practices (II) Continued Use Of Existing Bank Accounts, Checks, And									
	Business Forms, (III) Implementation Of Modified Cash Management									
	Procedures, (IV) Interim Waiver Of The Investment And Deposit									
	Requirements Of Bankruptcy Code Section 345, (V) Debtors To Honor									
DX AWO	Specified Outstanding Prepetition Payment Obligations, (VI)									
DAAWO	Continuation Of Intercompany Transactions, Including Intercompany									
	Transactions With Future Debtors, And Granting Administrative									
	Expense Status To Intercompany Claims, And (VII) Scheduling A Final									
	Hearing On The Relief Requested (Case No. 12-12020-MG) (dkt #16)									
							Yes for limited			
		5/14/2012					purpose (ILS)	Yes		
DY AWP	Residential Capital LLC, Quarterly Report (Form 10-Q/A 1)	8/25/2009					Yes	Yes		
DAAWI	Revised Disclosure Statement for Debtors' Revised Plan of	0/23/2007					103	103		
DX AWO	Reorganization Pursuant to Chapter 11 of the Bankruptcy Code (Case						Yes for limited			
2111111	No. 12-12020-MG) (dkt #4733)	8/16/2013					purpose (ILS)	Yes		PX 862
	Disclosure Statement / Notice of Filing of Corrected Solicitation						Tarpass ( a)			
DX AWR	Version of the Disclosure Statement and Joint Chapter 11 Plan (Case						Yes for limited			
	No. 12-12020-MG) (dkt #4819)	8/23/2013					purpose (ILS)	Yes		PX 256
DV AWG	Schedule to the ISDA Master Agreement (FMV) between GMAC						Yes for limited			
DX AWS	Mortgage, LLC and GMAC Bank.	8/31/2007	RC00027822	RC00027828	Confidential		purpose (ILS)	Yes		
DX AWT	Residential Capital, LLC, Amendment No. 1 Registration Statement						Yes for limited			
DAAWI	Exhibit 10.3 (Form S-4/A)	9/22/2005					purpose (ILS)	Yes		
	Junior Secured Notes Indenture among ResCap, as Issuer, GMAC									
	Holding, RFC Holding, GMAC Mortgage, RFC, and Homecomings									
DX AWU	Financial, as Guarantors, and U.S. Bank National Association, as									
	Trustee (dkt #1 Ex. 4.4 in Case No. 13-01277-MG)						Yes for limited			
		6/6/2008					purpose (ILS)	Yes		PX 801, 802
	Interim Order Signed on 5/15/2012 by the Honorable James M. Peck									
DX AWV	Authorizing The Debtors To Continue To Perform Under The Ally						37 6 11 1 1			
	Bank Servicing Agreements In The Ordinary Course Of Business (Case	5/16/2012					Yes for limited	37		
	No. 12-12020-MG) (dkt #90)	5/16/2012					purpose (ILS)	Yes		
	Ex. 8 to the Affidavit of James Whitlinger, Chief Financial Officer of									
DX AWW	Residential Capital, LLC, in Support of Chapter 11 Petitions and First						Yes for limited			
	Day Pleadings (Case No. 12-12020-MG) (dkt #6)	5/14/2012					purpose (ILS)	Yes		
	Motion to Approve / Debtors Motion Pursuant to Fed. R. Bankr. P.	3/14/2012					purpose (ILS)	1 55		
DX AWX	9019 for Approval of the RMBS Settlement Agreements (Case No. 12-						Yes for limited			
DANWA	12020-MG) (dkt #320)	6/12/2012					purpose (ILS)	Yes		PX 810
	Motion to Approve / Debtors' Supplemental Motion Pursuant to Fed. R.	5, 12, 2012					parpose (IEB)	100		111010
DX AWY	Bankr. P. 9019 for Approval of RMBS Trust Settlement Agreements						Yes for limited			
	(Case No. 12-12020-MG) (dkt #1176)	8/15/2012					purpose (ILS)	Yes		PX 820
	N 7/5" 1 17/						rr			

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					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Ex. 8 to the Motion to Approve / Debtors Motion Pursuant to Fed. R.						Ū		, and the second	
DX AWZ	Bankr. P. 9019 for Approval of the RMBS Settlement Agreements						Yes for limited			
	(Case No. 12-12020-MG) (dkt #320)	6/11/2012					purpose (ILS)	Yes		PX 810 (partial)
DX AXA	Order Approving Scope of Investigation of A. Gonzalex, Examiner									
DA AAA	(Case No. 12-12020-MG) (dkt #925)	7/27/2012						Yes	R; H	
DX AXB	Ellen M. Ryan & Laura E. Simmons, Securities Class Action									
	Settlements-2012 Review and Analysis (2013)							Yes	H (703 only)	
DX AXC	Dr. Renzo Comolli, et al., Recent Trends in Securities Class Action							37	11 (702 1 )	
	Litigation: 2012 Full-Year Review (2013)							Yes	H (703 only)	
DX AXD	Kevin M. LaCroix, The D&O Diary, Subprime and Credit Crisis-	A:1 2012						V	II (702l)	
	Related Lawsuits Settlements, Dismissals and Denials (2013)	April 2013						Yes	H (703 only)	
	Ex. 9 to the Affidavit of James Whitlinger, Chief Financial Officer of									
DX AXE	Residential Capital, LLC, in Support of Chapter 11 Petitions and First									
	Day Pleadings (Case No. 12-12020-MG) (dkt #6)	5/14/2012					Admitted Phase I	Yes		PX 137
	Memorandum Opinion signed on 6/27/2013 Approving the Plan	3/14/2012			Not for		Yes for limited	103		12(13)
DX AXF	Support Agreement (Case No. 12-12020-MG) (dkt #4102)	6/27/2013			Publication		purpose (ILS)	Yes		
	The Ad Hoc Group of Junior Secured Noteholders' Notice of Subpoena					Marx Ex. 1; Aretakis	F==F=== (===)	100		
DX AXG	to Ally Financial Inc.	10/4/2013				Ex. 1		Yes	R; H	
	Excerpts from the Report of Arthur J. Gonzalez, as Examiner (Case No.								,	
DX AXH	12-12020-MG) (dkt #3698) (Marx Dep. Ex. 2)	5/13/2013				Marx Ex. 2		Yes	Н	
	Email and attachments sent from B. Westman to									
DX AXI	Donna.Healy@ally.com, Gary.Sonnenburg@ally.com,									
DX AXI	Jacob.Bazella@ally.com, and MaryLou.Lee@ally.com; re: RE: ResCap									
	Intercompany Information	11/15/2011	RCJSNII10037951	RCJSNII10037953	Confidential	Westman Ex. 4	Yes	Yes		
DX AXJ	ResCap Intercompany Certification Document	1/6/2012	RCJSNII00003340	RCJSNII00003340	Confidential	Westman Ex. 5	Yes	Yes		
DX AXK	Email chain and attachment sent from B. Westman to C. Dondzila; re:				Professionals'					
DATIBLE	FW: Bounce - Intercompany Follow Up	4/20/2012	RCUCCJSN20064737	RCUCCJSN20064802	Eyes Only	Westman Ex. 7	Yes	Yes		
	Email chain and attachment sent from M. Renzi to T. Goren, and A.									
DX AXL	Barrage; cc to W. Nolan, L. Park, F. Szymik, C. Dondzila and B.									
	Westman; re: RE: Bounce - Intercompany Follow Up - request for call	1/22/2012	F77.13.6400.60540	TTT 13 4100 40 50 50 1	G ("1 .: 1	W . F 0	37	37		
	tomorrow at 1-2PM	4/23/2012	EXAM12263518	EXAM12263521	Confidential	Westman Ex. 8	Yes	Yes		
DX AXM	Amended Schedules of Assets and Liabilities for GMAC-RFC Holding	7/3/2012					Yes for limited	37		DV 016 ( 1)
	Company, LLC (Case No. 12-12029 (MG)) (dkt #686) Schedules of Assets and Liabilities for RFC Asset Holdings II, LLC	7/3/2012					purpose (ILS) Yes for limited	Yes		PX 816 (partial)
DX AXN	(Case No. 12-12065 (MG)) (dkt #586)	6/30/2012				Westman Ex. 9	purpose (ILS)	Yes		PX 815
	Amended Schedules of Assets and Liabilities for Homecomings	0/30/2012				Westiliali Ex. 9	purpose (ILS)	168		FA 013
DX AXO	Financial, LLC (Case No. 12-12042 (MG)) (dkt #688)						Yes for limited			
DA AAO	1 manetal, EEC (Case 140: 12-120-2 (MG)) (art #000)	7/3/2012					purpose (ILS)	Yes		PX 816 (partial)
	Amended Schedules of Assets and Liabilities for Passive Asset	., 5, 2012					purpose (IEB)	100		111 010 (partial)
DX AXP	Transactions, LLC (Case No. 12-12044 (MG)) (dkt #834)						Yes for limited			
	, 1 (1	7/19/2012					purpose (ILS)	Yes		PX 818 (partial)
							1 1 (/			4
DVAVO	Notice of Debtors' Motion Pursuant to Sections 105(a) and 363(b) of									
DX AXQ	the Bankruptcy Code for an Order Authorizing the Debtors to Appoint Lewis Kruger as Chief Restructuring Officer						Yes for limited			
	Lewis Kiugei as Chief Restructuring Officer	2/11/2013				Kruger Ex. 1	purpose (ILS)	Yes		

					1					
Exhibit No.	D	Date	Danin Datas Nambas	End Dates Nomber	Exhibit	D	Admit Without	Authentication	Ohiostion	Doublests
	Description  Notice of Debtors' Motion Pursuant to Sections 105(a) and 363(b) of	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	the Bankruptcy Code for an Order Approving Amendment to									
DX AXR	Engagement Letter with Debtors' Chief Restructuring Officer, Lewis						Yes for limited			
	Kruger	9/27/2013				Kruger Ex. 2	purpose (ILS)	Yes		
	Notice of Filing of Revised Disclosure Statement for Debtors'	<i>7/21/2013</i>				Huger Ex. 2	purpose (IES)	103		
DX AXS	Revised Plan of Reorganization Pursuant to Chapter 11 of the						Yes for limited			
2111111	Bankruptcy Code	8/16/2013				Kruger Ex. 4	purpose (ILS)	Yes		
	Excerpts from the Report of Arthur J. Gonzalez, as Examiner (Case No.						Pro Proces			
DX AXT	12-12020-MG) (dkt #3698) (Kruger Dep. Ex. 2)	5/13/2013				Kruger Ex. 5		Yes	Н	
	Schedule to the ISDA Master Agreement (FMV) between GMAC					Ü				
DX AXU	Mortgage, LLC and GMAC Bank (Net Funding) dated as of August 31,						Yes for limited			
	2007	8/31/2007			Confidential	Cortese Ex. 15	purpose (ILS)	Yes		
	Joint Chapter 11 Plan Proposed by Residential Capital, LLC, et al. and									
DX AXV	the Official Committee of Unsecured Creditors (Case No. 12-12010						Yes for limited			
	(MG)) (dkt #4153)	7/3/2013					purpose (ILS)	Yes		PX 858
	Agreement for the Allocation of United States Federal Income Taxes									
DX AXW	between Residential Capital, LLC, and GMAC-RFC Holding Company,						Yes for limited			
	LLC	11/1/2009	AFIJSN_0121112	AFIJSN_0121137	Confidential		purpose (ILS)	Yes		
	Correspondent Agreement for Purchase and Sale of Residential Home									
DX AXX	Equity Loan and Lines of Credit Between GMAC Bank and GMAC	0.04.0004					Yes for limited			
	Mortgage Corporation	8/21/2001	ALLY_0017350	ALLY_0017356	Confidential		purpose (ILS)	Yes		
DX AXY	Memorandum sent from A. Celini to File; re: Master Mortgage Loan	c/c/2007	A I I I I OO 17702	ALLEY 0015505	G ("1 .: 1			77	***	
	Purchase and Sale Agreement	6/6/2007	ALLY_0017783	ALLY_0017785	Confidential			Yes	Н	
DV AV7	Memorandum sent from A. Celini to File; re: RE: Master Mortgage									
DA AAZ	Loan Purchase and Sale Agreement Amended and Restated 6/1/07	10/31/2007	ALLY 0017869	ALLY 0017877	Confidential			Yes	Н	
	Memorandum sent from A. Celini to File; re: Re: July 1, 2008 Schedule	10/31/2007	ALL1_001/809	ALL1_001/6//	Confidential			168	11	
DX AYA	to ISDA Master Agreement	6/30/2008	ALLY_0017919	ALLY_0017922	Confidential			Yes	Н	
	Memorandum sent from A. Celini, CFO GMAC Bank to File; re: RE:	0/30/2000	71EE1_0017919	71EE1_0017722	Comidential			105		
DX AYB	Master Mortgage Loan Purchase and Sale Agreement	12/14/2001	ALLY_0018320	ALLY_0018321	Confidential			Yes	Н	
	Amended and Restated Third Priority Pledge and Security Agreement									
DX AYC	and Irrevocable Proxy among Residential Capital, LLC, U.S. Bank									
	National Association, and Wells Fargo Bank, N.A.	12/30/2009	ALLY_0066573	ALLY_0066629	Confidential		Admitted Phase I	Yes		PX 4
DX AYD	Ally, Accounting Policy 1075 Related Party	1/1/2010	ALLY_0242848	ALLY_0242866	Confidential	Young Ex. 1		Yes	Н	
DX AYE	Email chain and attachment sent from J. Young to J. Svitak; re; FW:									
DAATE	Final ResCap BOD package for 9/26/07	9/23/2007	EXAM10199063	EXAM10199064	Confidential		Yes	Yes		
	Email chain and attachment sent from A. Cummings to T. Marano, and			<u> </u>		<u> </u>				
DX AYF	P. West; cc to J. Whitlinger; re: FW: Revenue Recognition- Glassner									
	Final [SEND SECURE]	3/19/2012	EXAM11097950	EXAM11097995	Confidential			Yes	Н	
	Email and attachment from R. Kennedy to A. Celini, M. Detwiler, J.									
	Gray, R. Groody, D. Keith, M. Mainardi, M. Hales, J. Meehan, M.									
DX AYG	Rizzo, S. Sabia, M. Schroeter, P. Simon, R. Smith, cc J. Cole C.									
	Fletcher, L. Gess, J. Manzari, J. Redmond, S. Schubert, A. Sotoodehnia;									
	re: GMAC Bank Mortgage Credit Policy Committee Meeting Minutes	7/09/2000	EN/AN/11/4/5/20	ESCASA11445640				37	17	
DW	For May 28, 2008	7/28/2008	EXAM11445639	EXAM11445642	Confidential			Yes	Н	
DX AYH	Ally, Acounting Policy 1030 Offsetting and Netting	12/1/2011	RC40000082	RC40000098	Confidential			Yes	Н	

					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Email chain and attachments sent from B. Westman to R. Nielsen; re:				Professionals	Contains Westman Ex.	Yes; Agreements ILS	.,		_ up
DX AYI	RE: Asset Sales Info		RCJSNII10074529	RCJSNII10075107	Eyes Only	33	only	Yes		
DX AYJ	Privileged email and attachments		RCUCCJSN11241765	RCUCCJSN11241799	Confidential	Renzi Ex. 2	Yes	Yes		
DX AYK	Email sent from W. Nolan to W. Tyson, C. Gordy, and T. McDonagh;				Professionals					
	cc to M. Renzi, and T. Meerovich; re: FW: Liquidation Analysis	7/1/2013	RCUCCJSN11874351	RCUCCJSN11874364	Eyes Only	Renzi Ex. 4	Yes	Yes		
DX AYL	Email chain and attachment sent from J. Cortese to C. Dondzila, and J.				Professionals					
5111112	Whitlinger; re: FW: Follow up to Friday's discussion	3/2/2012	RCUCCJSN20065433	RCUCCJSN20065444	Eyes Only			Yes	H in part	
DX AYM	Calendar invitation sent from F. Szymik to J. Horner, C. Gordy, T. Hamzehpour, T. McDonagh, W. Tyson, W. Nolan, M. Renzi; cc to B. Westman, P. Grande, and T. Hamzehpour; re: Liquidation Analysis	7/1/2013	RCUCCJSN30047089	RCUCCJSN30047121	Professionals Eyes Only	Renzi Ex. 3	Yes	Yes		
	Correspondent Agreement for Purchase and Sale of Residential	77 17 20 12	110000001100017009	110000001100011121	Lyes omy	TOTAL Est. 9	100	100		
DX AYN	Mortgage Loans Between GMAC Bank and Freedom Mortgage						Yes for limited			
	Corporation	4/4/2006	RCUW00140906	RCUW00140946	Confidential		purpose (ILS)	Yes		
DX AYO	Correspondent Agreement for Purchase and Sale of Residential Mortgage Loans Between GMAC Bank and Capital Mortgage Funding,						Yes for limited			
	LLC	9/24/2004	RCUW00141132	RCUW00141156	Confidential		purpose (ILS)	Yes		
DX AYP	Correspondent Agreement for Purchase and Sale of Residential Mortgage Loans, Between GMAC Bank and Axiom Financial, LLC	10/17/2005	RCUW00145416	RCUW00145450	Confidential		Yes for limited purpose (ILS)	Yes		
DX AYQ	Email chain sent from K. Eckstein to D. Mannal, tgoren@mofo.com, glee@mofo.com; cc to lmarinuzzi@mofo.com; re: RE: Rescap - Plan	9/4/2012	UCC13005	UCC13007	Confidential		Yes	Yes		
DX AYR	Notice of Debtors' Motion Pursuant to Sections 105(a) and 363(b) of the Bankruptcy Code for an Order Approving Amendment to Engagement Letter with Debtors' Chief Restructuring Officer, Lewis Kruger (Case No. 12-12020 (MG)) (dkt #5227)	9/27/2013					Yes for limited purpose (ILS)	Yes		
DX AYS	Notice of Debtors' Motion Pursuant to Sections 105(a) and 363(b) of the Bankruptcy Code for an Order Authorizing the Debtors to Appoint Lewis Kruger as Chief Restructuring Officer (Case No. 12-12020 (MG)) (dkt #2887)	2/11/2013					Yes for limited purpose (ILS)	Yes		
REMOVED	Disclosure Statement / Notice of Filing of Corrected Solicitation Version of the Disclosure Statement and Joint Chapter 11 Plan (Case No. 12-12020-MG) (dkt #4819)	8/23/2013					Admitted Phase I	Yes		PX 256
REMOVED	Notice of Filing of Corrected Solicitation Version of the Disclosure Statement and Joint Chapter 11 Plan (Case No. 12-12020 (MG)) (dkt #4819)	8/23/2013				Renzi Ex. 6	Yes for limited purpose (ILS)	Yes		
DX AYV	Disclosure Statement for the Joint Plan Proposed by Residential Capital, LLC, et al. and the Official Committee of Unsecured Creditors (dkt #4157)						Yes for limited purpose (ILS)	Yes		PX 859
DX AYW	Memorandum of Law in Support of Debtors' Motion for Summary Judgment, Adv. Case No. 13-01262 (April 2, 2013) (the "Section 510(b) Memorandum") (dkt #26)	4/2/2013					Yes for limited purpose (ILS)	Yes		PX 808

					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	•		5			•			· ·	•
	Order (I) Approving Disclosure Statement, (II) Establishing Procedures									
	For Solicitation And Tabulation Of Votes To Accept Or Reject The									
DX AYX	Plan Proponents' Joint Chapter 11 Plan, (III) Approving The Form Of									
DATATA	Ballots, (Iv) Scheduling A Hearing On Confirmation Of The Plan, (V)									
	Approving Procedures For Notice Of The Confirmation Hearing And									
	For Filing Objections To Confirmation Of The Plan, And (Vi) Granting	0/02/2012					Yes for limited	77		DW 065
	Related Relief (dkt #4809)	8/23/2013					purpose (ILS)	Yes		PX 865
DX AYY	American Institute of Certified Public Accountants, Practice Alert 00-1: Accounting for Certain Equity Transactions (January 2000)									
DAAII	recounting for certain Equity Transactions (standary 2000)	8/23/2013						Yes	H (703 only)	
	ResCap vs Non-ResCap Deferred Inventory as of December 31, 2012	0,20,2010						100	11 (705 0111)	
DX AYZ						Aretakis Ex. 2		Yes	Н	
DX AZA	Excerpts from the Report of Arthur J. Gonzalez, as Examiner (Case No.									
DA NEA	12-12020-MG) (dkt #3698) (Aretakis Dep. Ex. 3)					Aretakis Ex. 3		Yes	Н	
DX AZB	Ordinary & Capital Losses Generated by ResCap - July 1, 2009 through		1777 0404550		G ("1 .: 1	4 . 11 17 . 4		37	***	
DX AZC	December 31, 2012 (projected)  Excerpt from Ally Financial Inc., Annual Report (Form 10-K)	3/1/2013	ALLY_0424653	ALLY_0424654	Confidential	Aretakis Ex. 4 Aretakis Ex. 5		Yes Yes	H H	
DX AZC	Tax Basis Balance Sheet 12/31/2012	3/1/2013			Professional	Aretakis Ex. 5		res	н	
DX AZD	Tax Dasis Balance Sheet 12/31/2012		ALLY_PEO_0094436	ALLY PEO 0094436	Eyes' Only	Aretakis Ex. 7		Yes	Н	
	Email chain and attachment sent from J. Frucci to J. Horner, B.		71EE1_1 E0_007 1130	71EE1_1E0_0071130	Lyes only	THOUGHS EM. 7		100		
	Westman, C. Gordy, J. Demro, stephen.sacks@ey.com,									
DX AZE	john.letzia@ey.com, howard_tucker@ey.com, W. Marx, and L. Grasso-									
	Moon; re: RE: Follow-up call to 6/18 tax meeting (11:30am ET)									
		6/21/2013	RCUCCJSN11242595	RCUCCJSN11242597	Confidential	Aretakis Ex. 8		Yes	Н	
DX AZF	Ally Financial Inc., Current Report (Form 8-K)	7/31/2013				Aretakis Ex. 9		Yes	Н	
	Objection of Ad Hoc Group of Junior Secured Noteholders to Plan									
DW 476	Proponents' Motion for an Order, Inter Alia, Approving the Disclosure									
DX AZG	Statement amd Establishing Procedures for Solicitation and Tablulation of Votes to Accept or Reject the Plan Proponents' Joint Chapter 11 Plan						Yes for limited			
	of votes to Accept of Reject the Fran Fropolicitis John Chapter 11 Fran	8/8/2013				Aretakis Ex. 10	purpose (ILS)	Yes		
	Email and attachments sent from F. Brandee to C. Dondzila and B.	6/6/2013				MCtaris Ex. 10	purpose (ILB)	103		
DX AZH	Westman; re: GMACM	3/15/2012	RCJSNII10014058	RCJSNII10014107	Confidential	Dondzila Ex. 3	Yes	Yes		
	Email chain and attachment sent from J. Stern to M. Renzi, C.									
DX AZI	Dondzila, and B. Westman; cc to L. Park; re: RE: Waterfall Questions									
		3/19/2012	RCJSNII10014735	RCJSNII10014737	Confidential	Dondzila Ex. 4	Yes	Yes		
D.V C.	Email chain and attachments sent from T. Frogge to J. Young; re: FW:									
DX AZJ	How's the doc coming? Jim is actually ready to review while on calls.	5/4/2012	ALLY 0269343	ALL V 0260262	Confidential			Yes	***	
	He's starting on the last version.	3/4/2012	ALLY_0368242	ALLY_0368262	Professionals'			1 68	п	
DX AZK	ResCap Consolidated MSR Rollforward (Dec. 2009)		EXAM00232590	EXAM00232590	Eves Only		Yes	Yes		
DW : 57	1				Professionals'					
DX AZL	ResCap Consolidated MSR Rollforward (Dec. 2010)		EXAM00232591	EXAM00232591	Eyes Only		Yes	Yes		
DX AZM					Professionals'					
DA ALIVI	ResCap Consolidated MSR Rollforward (Dec. 2011)		EXAM00232592	EXAM00232592	Eyes Only		Yes	Yes		
DX AZN	T C DOTAL DIT C DI	2/20/2012	EXAM00220002	EX 13 100220002	Professionals'		37	37		
	Transactions Detail Archive re: Book Transfer Debit	3/28/2012	EXAM00339992	EXAM00339992	Eyes Only		Yes	Yes		

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					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Calendar invitation and attachment sent from L. Heigh to R. Groody, J.					•	· ·		· ·	•
DX AZO	Lombardo, J. Peterson, J. Young, and B. Bier; re: Cash Flow Impact of									
	Bank MSR's		EXAM10092811	EXAM10092813	Confidential			Yes	Н	
DX AZP	Email and attachments sent from A. Cummings to R. Egan, and D.									
	Augustyn; re: DRAFT Ally Financial Report_Issue #1_clean_v2	3/13/2012	EXAM10999918	EXAM10999946	Confidential			Yes	Н	
	Email and attachments sent from A. Cummings to J. Kearney, R. Egan,									
DX AZQ	and D. Augustyn; cc to J. Whitlinger; re: Revenue Recognition -	2/12/2012	EVAM11000012	EVAM11000056	C6: 16:-1			V	**	
	Glassner (4) Email and attachment sent from J. Whitlinger to J. Kearney; re:	3/13/2012	EXAM11000013	EXAM11000056	Confidential			Yes	Н	
DX AZR	Interview Summaries Whitlinger.docx	3/7/2012	EXAM11006650	EXAM11006652	Confidential			Yes	H in part	
	Email chain and attachment sent from J. Whitlinger to C. Dondzila; re:	3/1/2012	EAAMI11000030	EAAWI11000032	Confidential			105	II III part	
DX AZS	FW: Interview Summaries Whitlinger (2).docx	2/27/2012	EXAM11006784	EXAM11006786	Confidential			Yes	H in part	
	Email chain and attachment sent from D. Applegate to J. Heigh; re: FW:								II iii puit	
DX AZT	bankexamp.xls	1/15/2007	EXAM11248133	EXAM11248134	Confidential			Yes	Н	
DV AZII	Notice of Telephonic Residential Capital, LLC Audit Committee									
DX AZU	Meeting including Agenda and Supporting Materials	10/28/2009	RC40017954	RC40017985	Confidential		Yes	Yes		
	Email and attachments sent from M. McGarvey to C. Dondzila, J.									
DX AZV	Horner, and P. Grande; cc to B. Westman, and R. Hahn; re: RE:				Professionals'					
	Intercompany Allocations	4/23/2012	RCUCCJSN20087175	RCUCCJSN20087214	Eyes Only			Yes	H in part	
DX AZW	Email chain and attachments sent from D. Gropper to K. Eckstein; cc to	12/20/2012								
	D. Mannal; re: RE: Rescap - FOR HEARING		AHG2_0002731	AHG2_0002745		Dubel Ex. 1		Yes	H in part	
DX AZX	Email chain sent from D. Gropper to K. Eckstein; re: RE: Rescap	1/4/2013	AHG2_0002746	AHG2_0002747				Yes	H in part	
	Email chain and attachments sent from D. Gropper to K. Eckstein; re:		711102_0002740	711102_0002747				103	II iii pait	
DX AZY	FW: Rescap	1/15/2013	AHG2 0002748	AHG2 0002758				Yes	H in part	
D.V. 1.00	- · · · · · · · · · · · · · · · · · · ·	1/0/2012							F	
DX AZZ	Email and attachments sent from D. Gropper to K. Eckstein; re: Rescap	1/8/2013	AHG2_0002759	AHG2_0002768				Yes	Н	
	Federal Register: Part IV- Department of Housing and Urban									
DX BAA	Development - Real Estate Settlement Procedures Act (RESPA)	3/1/1999								
DA BAA	Statement of Policy 1999-1 Regarding Lender Payments to Mortgage	3/1/1999					Yes for limited			
	Brokers; Final Rule		AHG_JSN_0001358	AHG_JSN_0001366			purpose (ILS)	Yes		
DX BAB	Email sent from J. Peterson to J. Lombardo, and L. Kelly; re: FW:	3/13/2009								
	Direct Seller - Update		ALLY_ 0329052	ALLY_ 0329054	Confidential		77	Yes	H in part	
DX BAC	Residential Capital, LLC, Annual Report (Form 10-K)	12/31/2008					Yes	Yes		
DX BAD	Residential Capital, LLC, Annual Report - Amendment No. 1 (Form 10-K/A)	12/31/2008					Yes	Yes		PX 588
DX BAE	Residential Capital, LLC, Quarterly Report (Form 10-Q)	3/31/2008					1 68	Yes		FA 300
	Residential Capital, LLC, Quarterly Report (Form 10-Q)	3/31/2008					Yes	Yes		
	Residential Capital, LLC, Quarterly Report (Form 10-Q)	6/30/2008			+		103	Yes		+
	Residential Capital, LLC, Quarterly Report (Form 10-Q)	9/30/2008						Yes		
	Residential Capital, LLC, Annual Report (Form 10-K)	12/31/2007						Yes		
		-2,01,2007			1		ı. I			1

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					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Final Order Under Sections 105, 361, 362, 363, and 364 of the Bankruptcy Code and Bankruptcy Rules 2002, 4001, 6004, and 9014 (I) Authorizing the Debtors to Obtain Postpetition Financing on a Secured Superpriority Basis, (II) Authorizing the Debtors to use Cash Collateral, and (III) Granting Adequate Protection to Adequate Protection (Case No. 12-12020-MG)) (dkt #491)	6/25/2012	J				Admitted Phase I	Yes		PX 76
DX BAK	Objection of the Notes Trustee and Ad Hoc Committee of Junior Secured Noteholders to Confirmation of Plan Proponents' Chapter 11 Plan (Case No. 12-12020 (MG)) (dkt #5443-1)	10/22/2013					Yes for limited purpose (ILS)	Yes		
	Memorandum Opinion Denying Without Prejudice UMB Bank's Motion to Dismiss Counts 3 and 5, and Granting in Part and Denying in Part the Committee's Motion to Dismiss Certain Junior Secured Noteholder Counterclaims (Case No. 12-12020-MG)) (dkt #5128)	9/20/2013					Yes for limited purpose (ILS)	Yes		
	Email chain from J. Lewis to M. Renzi and L. Park; cc to W. Nolan, F. Karl, R. Snellenbarger, B. Illhardt, and F. Karl; re: FW: ResCap - Intercompany Balances	6/29/2012	AHG2_0010659	AHG2_0010660	Confidential			Yes	Н	
DX BAN	Email chain and attachments sent from liz.park@fticonsulting.com to liz.park@fticonsulting.com, M. Renzi, W. Nolan, T. Goren, C. Dondzila, and B. Westman; cc to F. Szymik and B. McDonald; re: RE: Intercompany info request from Houlihan	6/22/2012	RCUCCJSN30016034	RCUCCJSN30016164	Confidential	Contains Westman Ex. 6; Contains Westman Ex. 35	Yes	Yes		

### **EXHIBIT C**

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Exhibit No.	December 1	Date	Danin Datas Namban	End Bates Number	Exhibit	Deposition	Admit Without	Authentication Waiver	Ob!	Duplicate
	Description Indenture for the Residential Capital, LLC and each of the	6/6/2008	Begin Bates Number		Designation	Deposition	Objection		Objection	Duplicate
DX A	Guarantors from time to time party hereto, 9.625% Junior	0/0/2008	ALIX 003152	ALIX 003271			Yes	Yes		
DA A	Secured Guaranteed Notes Due 2015									
	Intercreditor Agreement among Wells Fargo, N.A., GMAC LLC,	6/6/2008	WELLS	WELLS FARGO_000450			Yes	Yes		
	U.S. Bank National Association, Residential Funding Company,	0/0/2008	FARGO_000368	WELLS PARGO_000430			168	168		
DX B	LLC, GMAC Mortgage, LLC and Residential Capital, LLC		TAKGO_000308							
	ELC, GWAC Wortgage, ELC and Residential Capital, ELC									
	Third Priority Pledge and Security Agreement and Irrevocable	6/6/2008	RCUCCJSN10275127	RCUCCJSN10275227			Yes	Yes		
DX C	Proxy among Residential Capital, LLC, U.S. Bank National	0, 0, 2000	Recessiviozisizi	RedeesBivioz/322/			103	103		
Dir C	Association and Wells Fargo Bank, N.A.									
	Amended and Restated Third Priority Pledge and Security	12/30/2009	WELLS	WELLS FARGO_003051			Yes	Yes		
	Agreement and Irrevocable Proxy among Residential Capital,		FARGO 002995							
DX D	LLC, U.S. Bank National Association and Wells Fargo Bank,									
	N.A.									
	Loan Agreement by and among Residential Funding Company,	6/4/2008	WELLS	WELLS FARGO_000228			Yes	Yes		
DX E	LLC and GMAC Mortgage, LLC as Borrowers and GMAC LLC		FARGO_000014							
	as Initial Lender and Lender Agent									
	Amended and Restated Loan Agreement by and among	12/30/2009	WELLS	WELLS FARGO_002737			Yes	Yes		
DX F	Residential Funding Company and GMAC Mortgage, LLC as		FARGO_002568							
DAT	Borrowers and GMAC Inc. as Initial Lender (Senior Debt Loan									
	Agreement)									
	First Priority Pledge and Security Agreement and Irrevocable	6/4/2008	WELLS	WELLS FARGO_000335			Yes	Yes		
DX G	Proxy among Residential Funding Company, LLC, GMAC		FARGO_000229							
	Mortgage, LLC, GMAC, LLC and Wells Fargo Bank, N.A.	10/20/2000	******	WELL & E.L. D. GO. 0020.55				••		
	Amended and Restated First Priority Pledge and Security	12/30/2009	WELLS	WELLS FARGO_002866			Yes	Yes		
DX H	Agreement and Irrevocable Proxy among Residential Funding		FARGO_002738							
	Company, LLC, GMAC Mortgage, LLC, GMAC, Inc. and Wells									
	Fargo Bank, N.A. (Senior Debt Loan Agreement) Amended and Restated Loan Agreement by and among	12/30/2009	RCUCCJSN10144081	RCUCCJSN10144229			Yes	Yes		
	Residential Funding Company, LLC, GMAC Mortgage, LLC,	12/30/2009	KCUCCJSN10144061	RCUCCJSN10144229			168	168		
DX I	Residential Capital, LLC and GMAC Inc. (Line of Credit									
	Agreement)									
	Second Amendment to the Amended and Restated Loan	5/14/2010	AFIJSN 0043084	AFI0043252			Yes	Yes		
	Agreement by and among Residential Funding Company, LLC,		111 1151 (_00 1500 !	111 100 10 202			100	105		
DX J	GMAC Mortgagae LLC, Residential Capital, LLC and Ally									
	Financial Inc.									
	Series of Collateral Releases and UCC-3s Introduced as Exhibits		Wells Fargo 30(b)(6)				Yes	Yes		
DX K	16A-D at the Wells Fargo 30(b)(6) Deposition		Deposition Exhibit 16							
			A-D							
	Series of Collateral Releases and UCC-3s Introduced as Exhibits		Wells Fargo 30(b)(6)				Yes	Yes		
DX L	17A-B at the Wells Fargo 30(b)(6) Deposition		Deposition Exhibit 17							
			A-B							
DX M	Partial release of Collateral (Pledge of MSRs and Additional	5/14/2010	ALLY_0070276	ALLY_0070462			Yes	Yes		
	Assets Under LOC Loan Facility)									
DX N	Partial release of Collateral (Pledge of Repo Loans)	5/17/2010	ALLY_0070767	ALLY_0070875			Yes	Yes		

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Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Exhibit Designation	Deposition	Admit Without Objection	Authentication Waiver	Objection	Duplicate
DX O	UCC Financing Statement Amendment Filed May 17, 2010	Date	ALLY 0070876	ALLY 0070899	Designation	Deposition	Yes	Yes	Objection	Duplicate
DAG	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5609, filed at	TILL 1_00700)			Yes for limited	Yes		
DX P	Collateral Agent, Third Priority Collateral Agent and Collateral		ditech, LLC #12-12021				purpose (ILS)	1 03		
2	Control Agent		ditecii, EEC #12 12021				purpose (IES)			
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5616, filed at				Yes for limited	Yes		
DX Q	Collateral Agent, Third Priority Collateral Agent and Collateral		DOA Holding				purpose (ILS)			
	Control Agent		Properties, #12-12022							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5619, filed at				Yes for limited	Yes		
DX R	Collateral Agent, Third Priority Collateral Agent and Collateral		DOA Properties IX				purpose (ILS)			
DAK	Control Agent		(Lots-Other), #12-							
			12023							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5623, filed at				Yes for limited	Yes		
DX S	Collateral Agent, Third Priority Collateral Agent and Collateral		Equity Investment I,				purpose (ILS)			
	Control Agent		LLC, #12-12025							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5627, filed at				Yes for limited	Yes		
DX T	Collateral Agent, Third Priority Collateral Agent and Collateral		GMAC Model Home				purpose (ILS)			
	Control Agent		Finance I, LLC, #12-							
	D. C. COLL, CW. H. E. D. I. M.A. E. A. D. L.		12030				37 C 1' '. 1	V		
DX V	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5629, filed at				Yes for limited	Yes		
DX V	Collateral Agent, Third Priority Collateral Agent and Collateral Control Agent		GMAC Mortgage, LLC, #12-12032				purpose (ILS)			
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		#12-12032 Claim #5631, filed at				Yes for limited	Yes		
	Collateral Agent, Third Priority Collateral Agent and Collateral		GMAC Mortgage USA				purpose (ILS)	168		
DX W	Control Agent  Control Agent		Corporation, #12-12031				purpose (ILS)			
	Control Agent		Corporation, #12-12031							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5639, filed at				Yes for limited	Yes		
	Collateral Agent, Third Priority Collateral Agent and Collateral		GMAC Residential				purpose (ILS)			
DX X	Control Agent		Holding Company, #12-				1 . 1			
	č		12033							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5650, filed at				Yes for limited	Yes		
DX Y	Collateral Agent, Third Priority Collateral Agent and Collateral		GMACR Mortgage				purpose (ILS)			
DX 1	Control Agent		Products, LLC, #12-							
			12037							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5654, filed at				Yes for limited	Yes		
DX Z	Collateral Agent, Third Priority Collateral Agent and Collateral		GMAC-RFC Holding				purpose (ILS)			
	Control Agent		Company, LLC, #12-							
	D. C. COLL. CWITH F. D. L. W.		12029				** 0 ** **	77		
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5657, filed at				Yes for limited	Yes		
DX AA	Collateral Agent, Third Priority Collateral Agent and Collateral		Home Connects				purpose (ILS)			
	Control Agent		Lending Service, LLC,							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		#12-12039 Claim #5660, filed at		+		Yes for limited	Yes		
	Collateral Agent, Third Priority Collateral Agent and Collateral		Homecomings				purpose (ILS)	ies		
DX BB	Control Agent  Control Agent		Financial, LLC, #12-				purpose (ILS)			
	Control Agent		12042							
L			14044				I			1

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					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	End Bates Number	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5663, filed at			•	Yes for limited	Yes	·	•
DW GG	Collateral Agent, Third Priority Collateral Agent and Collateral		Homecomings Financial				purpose (ILS)			
DX CC	Control Agent		Real Estate Holdings,							
			LLC #12-12040							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5668, filed at				Yes for limited	Yes		
D. 11 D.D.	Collateral Agent, Third Priority Collateral Agent and Collateral		Passive Asset				purpose (ILS)			
DX DD	Control Agent		Transactions, LLC, #12-							
			12044							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5671, filed at				Yes for limited	Yes		
DX EE	Collateral Agent, Third Priority Collateral Agent and Collateral		RCSFJV2004, LLC,				purpose (ILS)			
	Control Agent		#12-12051							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5673, filed at				Yes for limited	Yes		
DX FF	Collateral Agent, Third Priority Collateral Agent and Collateral		Residential Capital,				purpose (ILS)			
	Control Agent		LLC, #12-12020							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5678, filed at				Yes for limited	Yes		
DX GG	Collateral Agent, Third Priority Collateral Agent and Collateral		Residential Consumer				purpose (ILS)			
DX GG	Control Agent		Services, LLC, #12-							
			12058							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5685, filed at				Yes for limited	Yes		
DVIIII	Collateral Agent, Third Priority Collateral Agent and Collateral		Residential Funding				purpose (ILS)			
DX HH	Control Agent		Company, LLC,							
			#12-12019							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5697, filed at				Yes for limited	Yes		
DX II	Collateral Agent, Third Priority Collateral Agent and Collateral		Residential Funding				purpose (ILS)			
DAII	Control Agent		Mortgage Securities, I,							
			Inc., #12-12060							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5699, filed at				Yes for limited	Yes		
	Collateral Agent, Third Priority Collateral Agent and Collateral		Residential Funding				purpose (ILS)			
DX JJ	Control Agent		Real Estate Holdings,							
			LLC,							
			#12-12062							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Proof of Claim #5700,				Yes for limited	Yes		
	Collateral Agent, Third Priority Collateral Agent and Collateral		filed at Residential				purpose (ILS)			
DX KK	Control Agent		Mortgage Real Estate							
			Holdings, LLC							
			#12-12063							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5702, filed at				Yes for limited	Yes		
DX LL	Collateral Agent, Third Priority Collateral Agent and Collateral		RFC Asset Holdings, II,				purpose (ILS)			
DIVEL	Control Agent		LLC,							
			#12-12065							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5757, filed at				Yes for limited	Yes		
DX MM	Collateral Agent, Third Priority Collateral Agent and Collateral		RFC Asset				purpose (ILS)			
D21 171171	Control Agent		Management, LLC,							
			#12-12066							

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E 104 N					Exhibit		Admit Without	Authentication		
Exhibit No.	Description	Date	Begin Bates Number	<b>End Bates Number</b>	Designation	Deposition	Objection	Waiver	Objection	Duplicate
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5759, RFC				Yes for limited	Yes		
DX NN	Collateral Agent, Third Priority Collateral Agent and Collateral		Construction Funding,				purpose (ILS)			
	Control Agent		LLC, #12-12069							
	Proof of Claim of Wells Fargo Bank, N.A., as First Priority		Claim #5760, RFC				Yes for limited	Yes		
DX OO	Collateral Agent, Third Priority Collateral Agent and Collateral		SFJV-2002, LLC,				purpose (ILS)			
	Control Agent		#12-12071							
	Objection of Wells Fargo Bank, N.A., in its Capacities as First	10/21/2013	Docket Number 5410				Yes for limited	Yes		
	Priority Collateral Agent, Third Priority Collateral Agent, and						purpose (ILS)			
DX PP	Collateral Control Agent, to Confirmation of the Joint Chapter									
	11 Plan Proposed by Residential Capital, LLC, et al. and the									
	Official Committee of Unsecured Creditors									